for the year 2024-25

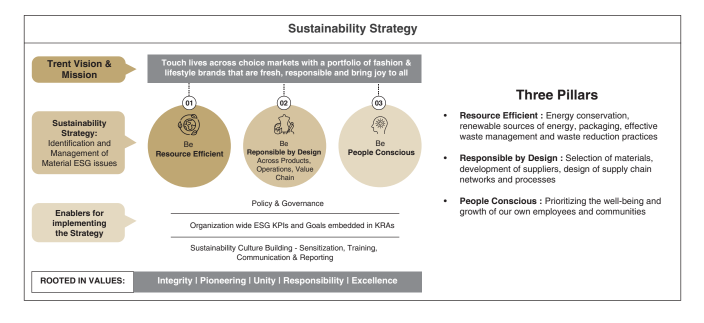
The Tata Group's culture inherently embraces sustainability as a foundational value that is embedded in the strategic plans and operations of each of its companies. As a part of the Group, the Company is equally committed towards this front and strives to create enduring impacts on the environmental, social, and economic ecosystems that sustain our business and maximize value creation for all its stakeholders.

While we place strong emphasis on expanding our brand presence to meet evolving customer needs, we are responsible as both an employer and market player. Our commitment to nurturing a diverse portfolio of growth initiatives is reflected through our efforts to establish responsible practices across the value chain. We aim to develop a compelling portfolio of lifestyle brands, prioritizing responsible growth to meet the demands of the market.

Our Sustainability strategy is anchored in our overarching vision: **Touch lives across choice markets with a portfolio of fashion & lifestyle brands that are fresh, responsible and bring joy to all.** This vision propels us towards a future where sustainability forms an inherent part of everything we do, shaping our operations and driving positive impact across the value chain.

This strategy is underpinned by three strategic ESG pillars, namely, *Be Resource Efficient, Be Responsible by Design and Be People Conscious*. Each of these pillars addresses key material issues identified by the business and its stakeholders. Under these three pillars, we delve into forays of energy management, emission reductions, waste management, principles of circularity, product selection, fabric traceability, ethical supply chain, as well as social considerations such as people well-being, diversity & inclusion, and community development. These pillars serve as guiding principles for our operations and business practices, ensuring that our efforts are directed towards creating long-term value for the business and its stakeholders.

Our Sustainability agenda is driven by the Company through an internal Sustainability team consisting of cross-functional expertise under the oversight of the Corporate Social Responsibility and Sustainability (CSR&S) Committee and the Board. The Risk Management Committee oversees our ESG risks and mitigation actions. Compliance is followed in letter and spirit integrating the Tata Code of Conduct into every facet of the business.



SECTION A: GENERAL DISCLOSURES

I. Details

	2	Lava val Williamani Canadani
1.	Corporate Identity Number (CIN) of the Listed Entity:	L24240MH1952PLC008951
2.	Name of the Listed Entity:	Trent Limited
3.	Year of incorporation:	1952
4.	Registered office address:	Bombay House, 24, Homi Modi Street, Fort, Mumbai - 400001 Maharashtra, India
5.	Corporate address:	Trent House, G - Block, Plot No.C-60, Bandra Kurla Complex, Bandra (East), Mumbai - 400051, Maharashtra, India
6.	E-mail:	Investor.relations@trent-tata.com
7.	Telephone:	022-6700 8090 / 022-6665 8282
8.	Website:	www.trentlimited.com
9.	Financial year for which reporting is being done:	2024-25
10.	Name of the Stock Exchange(s) where shares are listed:	BSE Limited and National Stock Exchange of India Limited
11.	Paid-up Capital:	₹ 35.55 Crore
12.	Name and contact details (telephone, email address) of the person who may be contacted in case of any queries on the BRSR Report:	Ms. Krupa Anandpara Tel: 022-6700 8090 Email: <u>krupa.anandpara@trent-tata.com</u>
13.	Reporting boundary - Are the disclosures under this report made on a standalone basis (i.e. only for the entity) or on a consolidated basis (i.e. for the entity and all the entities which form a part of its consolidated financial statements, taken together):	
14.	Name of assurance provider:	BDO India LLP
15.	Type of assurance obtained:	Reasonable Assurance of BRSR Core

II. Products/services

16. Details of business activities (accounting for 90% of the turnover):

Sr. No.	Description of Main Activity	Description of Business Activity	% of Turnover of the entity		
1.	Retail Sales - Through	Apparel	85.46%		
	Physical and Online	Non-Apparel	14.54%		

17. Products/Services sold by the entity (accounting for 90% of the entity's Turnover):

Sr. No.			% of total turnover contributed				
1	Retail Sale of Readymade Garments etc.	47711	85.46%				

III. Operations

18. Number of locations where plants and/or operations/offices of the entity are situated:

Location	Number of plants	Number of offices	Total
National	1041 stores* (241 cities)	34 offices (10 cities) (includes Sourcing offices, Distribution Centers, Corporate offices)	1075 (241 cities)
International**	2**	1**	3

Note: The Company does not undertake any manufacturing activity.

^{*} For the purpose of BRSR reporting, 1015 stores operated by the Company have been considered. The stores operated by franchisee are not considered.

^{**}Includes 2 stores operated by Trent Global Trading LLC, UAE and 1 branch office in Spain operated by Trent Global Holdings Limited, Mauritius, wholly owned subsidiaries of the Company.

19. Markets served by the entity:

a. Number of locations

Locations	Number				
National (No. of states)	26 states and 4 union territories				
International (No. of countries)	1				

b. What is the contribution of exports as a percentage of the total turnover of the entity?

Exports contribute 0.10% to the total turnover.

c. A brief on types of customers:

The Company operates a portfolio of retail concepts. *Westside*, the Company's leading lifestyle concept, offers own branded fashion apparel, footwear and accessories for women, men and children, along with a wide range of home furnishings & decor. It offers a differentiated portfolio of exclusive brands that are in sync with latest fashion trends, appealing to a wide spectrum of style conscious consumers across defined customer segments. *Zudio* offers function and fashion at irresistible prices for women, men and children. Zudio has evolved into a rapidly growing concept that appeals to all with a deep commitment to being accessible across facets - fashion, reach and lifestyle. *Samoh*, a premium and contemporary concept, that offers differentiated and elevated occasion wear for women and men. It caters to those who appreciate luxurious and modern take on cherished designs and motifs from the Indian hinterland and aims to provide a compelling touch of luxury and sophistication to its customers while they shop for their special moments.

IV. Employees

As the Company continues to expand its operations and penetrate newer markets, our workforce grows in tandem, bringing diverse talent and perspectives to our organization. Being a socially and culturally diverse organization, our policies and practices lay emphasis on diversity and inclusiveness, ensuring that groups / individuals with varied backgrounds are accepted and supported to integrate into the workplace.

The dedication to nurturing diversity within the Company begins at the highest levels. As on the date of Report, over one-third of our Board of Directors and employees across functions comprise women and we continue to work to promote diversity throughout the organization.

As an Equal Opportunity Employer, our employee policies advocate equality and diversity. We ensure equal opportunities for all our employees and eligible job applicants, without any unfair discrimination based on factors such as disability, race, caste, religion, or other personal, social, cultural, demographic, or economic characteristics, as protected by applicable laws. While recruiting, developing, and promoting our employees, we strive for our decisions to be based on performance, merit, competence and potential.

20. Details as at the end of Financial Year:

a. Employees and workers (including differently abled):

Sr.	Particulars	Total (A)	Ма	ile	Female		
No.			No. (B)	% (B/A)	No. (C)	% (C/A)	
Emp	loyees						
1	Permanent Employees (D)	27,887	18,040	64.69	9,847	35.31	
2	Other than Permanent Employees (E)*	8,252	5,795	70.23	2,457	29.77	
3	Total Employees (D+E)	36,139	23,835	65.95	12,304	34.05	
Work	cers						
4	Permanent Workers (F)						
5	Other than Permanent Workers (G)			NIL			
6	Total Workers (F+G)						

^{*}Other than permanent employees include workforce hired through third-party contracts.

b. Differently abled employees and workers*:

Sr.	Particulars	Total (A)	Ма	ile	Fem	ale
No.			No. (B)	% (B/A)	No. (C)	% (C/A)
Emp	loyees					
1	Permanent Employees (E)	370	290	78.38	80	21.62
2	Other than Permanent Employees (F)	0	0	0	0	0
3	Total Employees (E+F)	370	290	78.38	80	21.62
Work	cers					
4	Permanent Workers (G)			NIL		
5	Other than Permanent Workers (H)					
6	Total Workers (G+H)					

^{*}Basis the disclosures made by employees.

Note: The Company also shares manpower resources with the subsidiaries and joint venture companies through service arrangements. Since such employees are accounted for in the respective subsidiaries/joint venture companies, they are not considered for this Report.

21. Participation/Inclusion/Representation of women

	Total (A)	No. and percen	tage of Females
		No. (B)	% (B / A)
Board of Directors	8	3	37.50
Key Management Personnel	3	1	33.33

22. Turnover rate for permanent employees and workers (in percentage)

	FY 2024-25				FY 2023-24		FY 2022-23				
	Male	Female	Total	Male	Female	Total	Male	Female	Total		
Permanent Employees	56.98	44.64	52.64	73.21	54.87	66.85	82.34	61.41	75.31		
Permanent Workers	Not Applicable										

V. Holding, Subsidiary and Associate Companies (including joint ventures)

23. (a) Names of holding / subsidiaries / associate companies / joint ventures

Sr. No	Name of the holding / subsidiary / associate companies / joint ventures (A)	Indicate whether it is a Holding / Subsidiary / Associate / Joint Venture	% of shares held by listed entity	Does the entity indicated at column A, participate in the Business Responsibility initiatives of the listed entity? (Yes/ No)
1.	Fiora Business Support Services Limited	Subsidiary	100.00	Yes
2.	Nahar Retail Trading Services Limited	Subsidiary	100.00	Yes
3.	Booker India Limited ('BIL')	Subsidiary	51.00	No
4.	Fiora Hypermarket Limited	Subsidiary	0.00 (100% held by BIL)	No
5.	Fiora Online Limited	Subsidiary	0.00 (100% held by BIL)	No
6.	THPL Support Services Limited ('TSSL')*	Subsidiary	0.00 (100% held by BIL)	No
7.	Trent Global Holdings Limited (Mauritius) ('TGHL')	Subsidiary	100.00	No
8.	Trent Global Trading LLC (Dubai)	Subsidiary	0.00 (100% held by TGHL)	Yes
9.	Trent Foundation**	Subsidiary	100	No
10.	Trent Hypermarket Private Limited ('THPL')	Joint Venture	50.00	No
11.	Trent MAS Fashion Private Limited	Joint Venture	50.00	No
12.	Massimo Dutti India Private Limited	Associate	20.00	No
13.	Inditex Trent Retail India Private Limited	Associate	34.94	No

^{*}TSSL became a wholly owned subsidiary of BIL with effect from 27th March 2025.

Note: The Company does not have any material subsidiary as on date.

VI. CSR Details

24. (i) Whether CSR is applicable as per Section 135 of Companies Act, 2013: Yes

(ii) Turnover (in ₹): 16,668.11 Crore

(iii) Net worth (in ₹): 5,914.40 Crore

^{**}Trent Foundation was incorporated as a not-for-profit, wholly owned subsidiary on 1st October 2024.

VII. Transparency and Disclosures Compliances

25. Complaints/Grievances on any of the principles (Principles 1 to 9) under the National Guidelines on Responsible Business Conduct:

At Trent, fostering a safe environment encompasses providing stakeholders with the opportunity to voice concerns and grievances related to the workplace and business practices. Emphasizing transparent communication, we have provided channels and mechanisms for the stakeholders to raise their concerns and grievances.

Stakeholder	Grievance Redressal		FY 2024-25	5	FY 2023-24					
group from whom complaint is received	Mechanism in Place (Yes/No) (If Yes, then provide web-link for grievance redress policy)	Number of complaints filed during the year	Number of complaints pending resolution at close of the year	Remarks	Number of complaints filed during the year	Number of complaints pending resolution at close of the year	Remarks			
Community	Yes https://trentlimited.com/pages/tcoc	NIL	-	-	NIL	-	-			
Investors (other than shareholders)	Yes https://trentlimited. com/pages/contact- us-new	NIL	-	-	NIL	-	-			
Shareholders	Yes https://trentlimited. com/pages/contact- us-new	33	1	Subsequently resolved	35	0	-			
Employees	Yes https://docs.trent-tata. com/Whistleblower_ Policy.pdf	266	18	12 complaints resolved subsequently and 6 are under review	267	20	subsequently resolved			
Customers*	Yes https://help.westside.com/hc/en-us https://www.zudio.com/	2,24,715	43	24 complaints resolved subsequently and 19 are under review	1,38,127	65	subsequently resolved			
Value Chain Partners	Yes https://docs.trent-tata. com/Vendor_Code_ of_Conduct.pdf	149	4	1 complaint resolved subsequently and 3 are under review	206	35	subsequently resolved			

^{*}The number of grievances has increased in the context of growing online business.

26. Overview of the entity's material responsible business conduct issues

Please indicate material responsible business conduct and sustainability issues pertaining to environmental and social matters that present a risk or an opportunity to your business, rationale for identifying the same, approach to adapt or mitigate the risk along-with its financial implications, as per the format

Refer Annexure I

SECTION B: MANAGEMENT AND PROCESS DISCLOSURES

This section is aimed at helping businesses demonstrate the structures, policies and processes put in place towards adopting the NGRBC Principles and Core Elements.

Dis	closu	re Questions	P1	P2	P3	P4	P5	P6	P7	P8	P9
Pol	icy a	nd management processes									
1.	a.	Whether your entity's policy/policies cover each principle and its core elements of the NGRBCs. (Yes/No)	Yes								
	b.	Has the policy been approved by the Board? (Yes/No) -	Yes								
	C.	Web Link of the Policies, if available	https://tr	entlimited	.com/page	es/polic	ies				
			Some pointernal		ch are me	ant for	internal sta	akeholders	are a	vailabl	e at the Company's
2.	into	ether the entity has translated the policy procedures. (Yes / No)	Yes								
3.		the enlisted policies extend to your ue chain partners? (Yes/No)	The Tata Code of Conduct forms part of all vendor contracts and has beer guiding factor for all our business relationships. Additionally, the Vendor Coccovering the above principles has been extended to the merchandise ven							or Code of Conduc	
4.	For Rai SA	me of the national and international des/certifications/labels/ standards (e.g. est Stewardship Council, Fairtrade, inforest Alliance, Trustea) standards (e.g. 8000, OHSAS, ISO, BIS) adopted by in entity and mapped to each principle.	SMETA*	BIS# FSC**	SMETA*	-	SMETA*	SMETA*	-	-	BIS# ISO 27001:2022
5.		ecific commitments, goals and targets by the entity with defined timelines, if			ls / target nore details				7. Acti	on pla	ns are tracked for
6.	con	formance of the entity against specific nmitments, goals and targets along-with sons in case the same are not met.	Refer Ar	nnexure II							
Go	verna	ance, leadership and oversight									
7.	bus ES0	tement by director responsible for the siness responsibility report, highlighting a related challenges, targets and nievements	in our de at the exagenda, Design, Resource renewab centers. energy exoptimizing at three Sustainatowards embrace material is an exagen	edication to present the present of anchored and Be Ferral e efficient hand use of distribution able logisminimizing e circular is, and presample of se	to building our commit of by the the property of the the property of the the property of the	resilier thents ree pill recipies as a sooi ageme cycling ctice th.	nce, ensur to our pec ars of: Be s, serve as our sustai cient prac Things (loo high-lume wer source hrough rer be a ke ciated with nt practice and reuse at eliminat	ng that out opple and per Resource and p	r grow lanet a Efficial forts. Noss out and in 140% nergy (and writing for operasingle)	th ambagenda ient, E for our We cour r store ergy s verter of the throug we are shippe r reductions. use ca	ntinue investing in the sand distribution olutions as well as ACs has helped in electricity demand the solar rooftops). It making progress to customers. We ded consumption ouse of plastic totes redboard boxes.
			that foor framewo was rolled Our soo professing advocat	uses on Fork for ethed out during efforts on all growes for eq	Responsible ical and reing the year guid the year guid th, and saud opport	e by Desponsion to the ded by afety of tunities	esign pilla ble busine evendors. the Be four workf we upho	er. Vendor ess praction People Co orce take old fair an	Code es by onsciou preced d equ	Conduthe value pilla dence itable	al in Trent's appare uct that provides a lue chain partners ar. The well-being above all else. As hiring procedures safety protocols, to

^{*}SMETA (Sedex Members Ethical Trade Audit) for merchandise vendors.

[#]BIS - Bureau of Indian Standards for footwear

^{**}FSC – Forest Stewardship Council

Dis	closure Questions	P1	P2	P3	P4	P5	P6	P7	P8	P9
8.	Details of the highest authority responsible for implementation and oversight of the Business Responsibility policy(ies).	Managi	ng Director				'			
9. Does the entity have a specified Committee of the Board / Director responsible for decision making on sustainability related issues? (Yes / No). If yes, provide details.	governa Indeper the Cha conside membe	ance struct ndent Dir airman), a rations are	ture, with ectors, nd the Me integrate Board ser	s ESG risk the Board Non-Indep lanaging I d into our ve on Co	of Direct endent Director, decision-r	ors playin Non-Exec the Board making pro	g a pivota utive Dir I ensures ocesses. A	al role. Corectors that sus	omprising (including stainability ly, various	
					nittees plag well as pro					tainability
	CSR&S Committee: The CSR&S Committee of the Board oversees the Corporate Social Responsibility and Sustainability initiatives of the Company. The CSR&S Committee recommends the annual business plan for Corporate Social Responsibility and Sustainability initiatives to the Board for its approval. The CSR&S Committee also receives regular updates on the performance of the Company against such an annual action plan.						e CSR&S te Social ne CSR&S			
	in str Go risl sys of an	fulfilling it ategic, final vernance) ks. The Costems are the Comp discounts	s oversig ancial, op- related ris ommittee in place to any and deployed monitoring	mittee: The ht response erational, seles, informational ensures of monitor areviews the by the mag, mitigation	sibilities resectoral, sectoral, setion technithat apprend evalue adequal	regarding sustainabil nology & cropriate materisks accy of the ent in resp	risk mana lity (Enviro yber secur nethodolog associated risk man pect of ide	agement onment, Sority and copy, proced with the agement entification	including ocial and ompliance sses and business practices n, impact	
		gri			ip Commit holders, de					
			on of the su		nagement y KPIs. The					

Disc	closure Questions		P1	P2	P3	P4	P5	P6	P7	P8	P 9
10.	Details of Review of NGRBC	s by the Company:									
	Performance against policies and follow up action Review undertaken by: (Director / Committee of the Board / Any other Committee - please specify)		Functional heads regularly review the performance of the Compan against various Policies and related objectives. Key aspects a such reviews are also updated to the Board and various Boar Committees from time to time.					ects of			
		Frequency of Review: (Annually/ Half Yearly / Quarterly / Any other - please specify)	Ongoi	ng basis	6						
	Compliance with statutory requirements of relevance to the principles, and, rectification of any non-		The Company remains in compliance with the existing regulation as applicable and a Compliance Certificate on applicable law is provided by the Managing Director / Chief Financial Officer Company Secretary to the Audit Committee / Board of Directors.				le laws Officer /				
	compliances:	Frequency of Review: (Annually/ Half Yearly / Quarterly / Any other - please specify)	ally/ Quarterly basis								
11.	Has the entity carried out independent assessment / evaluation of the working of its policies by an external agency? (Yes/No). If yes, provide name of the agency.										
			Busine Busine the Ma of the	ess Exce ess Exce alcolm B assessr group of	ellence ellence aldrige nent, a	odically Assessi Model (' Nationa Il key po externa	ments c TBEM') I Quality licies ar	onducte framew Award nd their	ed as p ork, whi Model o working	art of t ch is ba of USA. are ev	he Tata ased on As part aluated
12.	If answer to question (1) aborated by a policy, reasons	ove is "No" i.e. not all Principles are s to be stated:	е								
	The entity does not consider the Principles material to its business (Yes/No)			:s							
	The entity is not at a stage where it is in a position to formulate and implement the policies on specified principles (Yes/No)			Not Applicable							
	The entity does not have the financial or/human and technical resources available for the task (Yes/No)										
	It is planned to be done in the	ne next financial year (Yes/No)									
	Any other reason (please sp	pecify)									

SECTION C: PRINCIPLE WISE PERFORMANCE DISCLOSURE

PRINCIPLE 1 - BUSINESSES SHOULD CONDUCT AND GOVERN THEMSELVES WITH INTEGRITY, AND IN A MANNER THAT IS ETHICAL, TRANSPARENT AND ACCOUNTABLE

Sustainability at Trent begins with doing business ethically, steered by high standards of governance. Aligned with the principles of the Tata Group, our governance framework adheres to the Tata Code of Conduct ('TCoC'), reflecting our dedication to integrity and transparency.

The TCoC serves as an ethical roadmap and guidance for how each Tata group company and their employees must conduct business. Enshrined in the TCoC are 5 values i.e. Integrity, Responsibility, Excellence, Pioneering and Unity, articulated by the Group's founder, which are the bedrock of the Tata Group's ethos and to which each of us is committed.

In addition to adhering to the principles outlined in the TCoC, Trent's operational framework is bolstered by a comprehensive set of governance policies. These Policies, meticulously crafted and regularly updated by the Senior Management Team and periodically reviewed by the Board, serve as foundational pillars that underpin our operations and guide decision-making processes.

A brief description of some of these Policies is provided below. The said Company Policies are available on the website of the Company at https://trentlimited.com/pages/policies

<u>Whistleblower Policy:</u> This policy serves as a platform for employees, customers, suppliers, and other stakeholders to express concerns related to unethical business conduct or actions that may be perceived as inconsistent with Tata values.

Anti Bribery and Anti-Corruption Policy: This policy is designed to safeguard the Company against involvement in any bribery, facilitation payments or corruption, even unintentional.

Anti Money Laundering Policy: The purpose of this policy is to prevent the Company from being involved in any form of money laundering, even unintentional.

<u>Dividend Distribution Policy:</u> This policy guides decision making with respect to distributing dividends while ensuring fairness, sustainability and consistency in distributing profits to shareholders.

<u>Remuneration Policy:</u> This policy provides a framework for the remuneration of Directors, Key Managerial Persons, and other Senior Managerial employees of the Company.

<u>Code of Corporate Disclosure Practices:</u> This outlines the requirement for the Company to ensure timely, adequate, uniform, and universal dissemination of information and disclosure of Unpublished Price Sensitive Information, in compliance with regulations.

<u>Materiality Policy:</u> This policy ensures that events and information that the Board considers significant and warranting disclosure are reported to the stock exchanges within an appropriate timeframe. It provides guidelines to determine and publicly share events or information that could have a material impact on the Company's performance and share price.

Trent's Environment, Social and Governance ('ESG') Policies focus on its environmental, social commitments as well as corporate social responsibilities. These Policies are crafted based on the nine principles of the Business Responsibility and Sustainability under the National Guidelines on Responsible Business Conduct. These policies are also aligned with the industry best practices, designed to mitigate risks and act as key enablers of Trent's sustainability strategy across the three pillars.

Essential Indicators

1. Percentage coverage by training and awareness programs on any of the principles during the financial year:

Segment	Total number of training and awareness programs held	Topics / principles covered under the training and its impact	% age of persons in respective category covered by the awareness programmes
Board of Directors	On going- Multiple Programs throughout the year	Periodic updates are provided to the Board of Directors on the TCoC, relevant regulatory changes in the areas of Ethics & Governance, Health & Safety, CSR & Sustainability, Prevention of Insider Trading, Strategy, and other Legal and Regulatory compliance matters. Details of familiarization programs conducted for the Independent Directors are available on the website of the Company at https://trentlimited.com/pages/policies	100.00
Key Managerial Personnel	On going- Multiple Programs throughout the year	Awareness programs are arranged for KMPs in the areas of Ethics, Governance, TCoC, Insider Trading regulations and Policies.	100.00
Employees other than BoD and KMPs	On going- Multiple trainings throughout the year	Mandatory remote and physical sessions are conducted throughout the year on various topics such as Health & Safety, TCoC, Anti-Bribery and Anti-Corruption Policies, Prevention of Insider Trading, Conflict of Interest, Prevention of Sexual Harassment Policies, etc., for employees across all levels. In addition, employees are provided skill upgradation training as per their job requirements. An online portal is used to assign individual e-learning modules regularly to employees for facilitating skill upgradation and other topics.	100.00
Workers		Not Applicable	

2. Details of fines / penalties / punishment / award / compounding fees / settlement amount paid in proceedings (by the entity or by directors / KMPs) with regulators/ law enforcement agencies/ judicial institutions, in the financial year, in the following format (Note: the entity shall make disclosures on the basis of materiality as specified in Regulation 30 of SEBI (Listing Obligations and Disclosure Obligations) Regulations, 2015 and as disclosed on the entity's website):

Туре	NGRBC Principle	Name of the regulatory / enforcement agencies / judicial institutions	Amount (In ₹)	Brief of the Case	Has an appeal been preferred? (Yes/ No)		
			Moneta	ry			
Penalty/Fine by the Company		NIL					
Settlement				NIL			
Compounding fee	NIL						
			Non-Mone	etary			
Imprisonment	NIL						
Punishment	NIL						

3. Of the instances disclosed in Question 2 above, details of the Appeal/Revision preferred in cases where monetary or non-monetary action has been appealed.

Case Details	Name of the regulatory/ enforcement agencies/ judicial institutions
	Not Applicable

4. Does the entity have an anti-corruption or anti-bribery policy? If yes, provide details in brief: if available, provide a web-link to the policy:

Yes, the Company has an Anti-Bribery and Anti-Corruption ('ABAC') Policy, which is available on the website of the Company at https://trentlimited.com/pages/policies. The purpose of the ABAC Policy is to ensure that the Company conducts its operations and business activities in consonance with applicable laws and with the highest ethical standards. It aims to prevent the Company involvement in any activity relating to bribery, facilitation payments, or corruption, even unintentional.

The ABAC Policy is applicable to all individuals working at all levels and grades, including directors, senior managers, officers, other employees (whether permanent, fixed-term or temporary), consultants, contractors, trainees, interns, seconded staff, casual workers, agency staff, agents, business partner, service providers and such other relevant persons, third parties or companies associated with the Company, including those acting on behalf of the Company.

5. Number of Directors / KMPs / employees / workers against whom disciplinary action was taken by any law enforcement agency for the charges of bribery / corruption:

	FY 2024-25	FY 2023-24
Directors		
KMPs	NIL	NIL
Employees		
Workers	Not App	olicable

6. Details of complaints with regard to conflict of interest:

	FY 20	24-25	FY 2023-24	
	Number	Remarks	Number	Remarks
Number of complaints received in relation to issues of Conflict of Interest of the Directors	NIL	-	NIL	-
Number of complaints received in relation to issues of Conflict of Interest of the KMPs	NIL	-	NIL	-

7. Provide details of any corrective action taken or underway on issues related to fines / penalties / action taken by regulators / law enforcement agencies / judicial institutions, on cases of corruption and conflicts of interest.

Not Applicable

8. Number of days of accounts payables (Accounts payable *365) / Cost of goods/services procured) in the following format:

	FY 2024-25	FY 2023-24
Number of days of accounts payables*	21.36	25.05

^{*}Average Accounts payable is considered in the above formula in accordance with the Annual Financial Statements for the respective years.

9. Openness of business

Provide details of concentration of purchases and sales with trading houses, dealers, and related parties along with loans and advances & investments, with related parties, in the following format:

The Company has adopted a Policy for Related Party Transactions. In terms of the said policy, all the Related Party Transactions are in the ordinary course of business and on arm's length basis and are approved by the Audit Committee (Independent Directors), Board and Shareholders, wherever required.

Parameter	Metrics	FY 2024-25	FY 2023-24
Concentration of	a. Purchases from trading houses as % of total purchases	5.39	6.08
Purchases*	b. Number of trading houses where purchases are made from	1,788	1,409
	c. Purchases from top 10 trading houses as % of total purchases from trading houses	64.47	55.73
Concentration of Sales	a. Sales to dealers / distributors as % of total sales		
	b. Number of dealers / distributors to whom sales are made	Not Applicable	
	c. Sales to top 10 dealers / distributors as % of total sales to dealers / distributors		
Share of RPTs in	a. Purchases (Purchases with related parties / Total Purchases)**	0.04	0.03
	b. Sales (Sales to related parties / Total Sales)**	5.54	6.59
	c. Loans & advances (Loans & advances given to related parties / Total loans & advances)	-	-
	d. Investments (Investments in related parties / Total Investments made)	0.71	0.69

^{*}The number of trading houses for FY 2023-24 and FY 2024-25 have been updated as per SEBI circular no. SEBI/HO/CFD/CFD-PoD-1/P/ CIR/2024/177 dated 20th December 2024.

Leadership Indicators

1. Awareness programmes conducted for value chain partners on any of the Principles during the financial year:

Total number of awareness programmes held	Topics / principles covered under the training	% age of value chain partners covered (by value of business done with such partners) under the awareness programmes
On going interactions throughout the year	Engagements on topics like brand expansion, fabric mill week success story, supplier evaluation, parameter (OTIF, Compliance, Quality, Design Capability, Speed to Market), journey to store readiness, sustainability, warehouse callouts, performance and supplier growth, Fabric quality & Testing Manual Walk through, new initiatives - hard tags, supplier KPI's, Product Life Cycle Management Tool (PLM), etc.	100.00

2. Does the entity have processes in place to avoid / manage conflict of interests involving members of the Board? (Yes/ No) If yes, provide details of the same.

Yes, the Code of Conduct requires all Directors of the Company to act in the best interests of the Company and ensure that they do not enter into any transaction or business or personal association which may involve any conflict of interest with the operations of the Company. In case of any actual or potential conflicts of interest, the concerned Director is required to make disclosures of such conflicts and seek appropriate approvals as required by applicable law and as per the Company's policies. The Company receives General Disclosure of Interest from the Directors with regard to the entities in which they are interested. The Directors also submit an annual declaration confirming adherence to the Code of Conduct.

^{**} Considered merchandise products.

PRINCIPLE 2 - BUSINESSES SHOULD PROVIDE GOODS AND SERVICES IN A MANNER THAT IS SUSTAINABLE AND SAFE

At Trent, we endeavour to follow responsible and ethical fashion practices that resonates with a new wave of conscious consumers and stakeholders who seek to integrate sustainability into their lifestyles.

With an intent to incorporate responsible materials in our processes, we are working with diverse sources of fabric such as recycled cotton, recycled polyester and traceable cotton, which is accounting for approximately 6% of the products procured by us. Use of such traceable materials enable us to ensure that the products support biodiversity conservation and local communities, reinforcing our commitment to environmental protection.

Essential Indicators

1. Percentage of R&D and capital expenditure (capex) investments in specific technologies to improve the environmental and social impacts of product and processes to total R&D and capex investments made by the entity, respectively.

	FY 2024-25	FY 2023-24	Details of improvements in environmental and social impacts
R&D	NIL	NIL	Not Applicable
Capex (%)	5.24	2.81	This includes:
			Installation of Internet of things ('loT') in stores, for efficient cooling and energy savings.
			2) Replacing one-time use cardboard boxes with plastic totes.
			3) Implementation of RFID that helps with management and inventory efficiencies.

2. a. Does the entity have procedures in place for sustainable sourcing? (Yes/No)

Yes, the Company ensures responsible sourcing practices and minimizing the environmental impacts. The Company continuously invests in scaling and upgrading supply chain network, with an aim to achieve sustainable business growth. Our supplier selection process primarily involves assessment of suppliers aligned with SMETA 4 pillars focused on Labour Standards, Health & Safety, Environmental Assessments and Business Ethics. By incorporating these comprehensive aspects into our supplier assessments, we aim to build a strong and sustainable supply chain. Trent Vendor Code of Conduct incorporates exhaustive Tata Code of Conduct in addition to that Trent Vendor Code of Conduct also encourage Trent vendor partners and suppliers in the value chain to adopt practices in the area of human rights, health & safety, environment and labour standards. Adoption of Trent Vendor Code of Conduct complementing the same with SEDEX audit strengths association and partnership with partners in elevating standards.

We continued our initiatives and efforts to enhance operational efficiency, optimize sourcing locations, make informed fabric selections, streamline our supplier network, ensure social compliances and leverage technology for overseeing production and quality milestones.

b. If yes, what percentage of inputs were sourced sustainably?

We buy around 91.3% of our products, which follow sustainable practices on Labour Standards, Health & Safety, Environmental Assessments and Business Ethics laid by SMETA.

3. Describe the processes in place to safely reclaim your products for reusing, recycling and disposing at the end of life, for (a) Plastics (including packaging) (b) E-waste (c) Hazardous waste and (d) other waste.

We have implemented several circular waste management practices, wherein waste generated within the Company is recycled or repurposed to produce new products that may even be re-integrated into our daily operations. Our processes to manage various types of waste include:

- (a) Plastics (including packaging): The Company uses plastic and cardboard cartons for packaging products; however, these materials are removed before the items reach customers, as products are sold unpackaged. To support environmentally responsible waste disposal, the Company has partnered with a plastic recycling vendor registered under the Extended Producer Responsibility (EPR) framework. This partner facilitates plastic packaging recycling and ensures proper management and recycling of paper-based materials, including cardboard.
- **(b) E-waste:** As part of our commitment to environmental responsibility, all electronic waste generated across our operations is managed through a certified e-waste disposal partner. This ensures compliance with safe disposal standards and minimizes the environmental impact of electronic disposals.
- **(c) Other waste:** By replacing single-use cardboard boxes with reusable plastic totes in our supply chain, we will have significantly reduced packaging waste, promoted multiple use, and supported more efficient, low-impact logistics operations.
- 4. Whether Extended Producer Responsibility (EPR) is applicable to the entity's activities (Yes / No). If yes, whether the waste collection plan is in line with the Extended Producer Responsibility (EPR) plan submitted to Pollution Control Boards? If not, take steps to address the same.

Yes. The Company is registered as the Brand owner and Importer on EPR portal of Central Pollution Control Board ('CPCB'). The waste collection plan is in line with the EPR plan submitted to CPCB.

The Company has taken several measures to address the responsible disposal of plastic waste generated in our stores and distribution centers. We collaborate with vendors for waste collection and recycling. Further, to advance circularity, we purchase biodegradable bags, recycled cardboard, and paper from them. Additionally, we have rice-paper bags as an option to LDPE plastic bags and use recycled paper tags on our products.

Our commitment to sustainable waste management also encompasses waste diversification initiatives. For example, fabric waste from apparel production is transformed into Do Good Bags, providing opportunities to women from marginalized communities to build livelihoods and improve their lives. This initiative has reached around 7 Lakh customers lives and helped prevent fabric waste from reaching landfills. Additionally, this initiative also resonates with our evolving customers who prioritize investing in businesses that contribute positively to the planet and society.

Leadership Indicators

- 1. Has the entity conducted Life Cycle Perspective / Assessments ('LCA') for any of its products (for manufacturing industry) or for its services (for service industry)? If yes, provide details in the following format?
 - Currently, the Company hasn't initiated LCA for its products.
- If there are any significant social or environmental concerns and/or risks arising from production or disposal of your products / services, as identified in the Life Cycle Perspective / Assessments ('LCA') or through any other means, briefly describe the same along-with action taken to mitigate the same.

Name of Product / Service	Description of the risk / concern	Action Taken		
	Not Applicable			

3. Percentage of recycled or reused input material to total material (by value) used in production (for manufacturing industry) or providing services (for service industry).

Indicate invite metavial	Recycled or re-used input material to total material		
Indicate input material	FY 2024-25	FY 2023-24	
Not Applicabl	е		

4. Of the products and packaging reclaimed at end of life of products, amount (in metric tonnes) reused, recycled, and safely disposed, as per the following format:

(in Tonne)

		FY 2024-25		FY 2023-24				
	Re-Used	Recycled	Safely Disposed	Re-Used	Recycled	Safely Disposed		
Plastics (including packaging)*	-	76.99	580.68	-	138.61	787.83		
E-waste	-	13.18	-	-	3.32	-		
Hazardous Waste	-	-	-	-	-	-		
Other Waste#	-	2,323.27	10,393.57	-	1,452.41	6,509.85		

^{*}Plastic includes compostable plastic used for packaging, which cannot be recycled. However, we have reduced the total plastic waste generated.

5. Reclaimed products and their packaging materials (as percentage of products sold) for each product category.

Indicate product category	Reclaimed products and their packaging materials as % of total products sold in respective category
	NIL

PRINCIPLE 3 - BUSINESSES SHOULD RESPECT AND PROMOTE THE WELL-BEING OF ALL EMPLOYEES, INCLUDING THOSE IN THEIR VALUE CHAINS

Trent is committed to fostering the well-being of its employees, going to great lengths to ensure a workplace that prioritizes their welfare. Our employees understand and appreciate this, responding with overwhelmingly positive results in the last 3 Employee Engagement Survey's. Trent constantly endeavors to go beyond mere compliance requirements to provide benefits for employees and their well-being across all sections of workforce.

Some of the notable features that demonstrate our commitment to our employees' well-being are:

- **Education subsidy:** Financial assistance is provided for employees interested in pursuing further education.
- > Creche facility: Employees can avail of creche facilities, close to their workplace for children aged between 6 months to 5 years.
- Medical health check-up: We provide the services of a full-time doctor at our premises for all employees to consult with at any time they need. We have a 24X7 EAP provider and also onsite counselling sessions are organized for those who request for the same.
- **Health and Fitness programme:** We conduct various fitness initiatives at our work premises (Program name Fit & Fun) to promote health and physical fitness.
- We have policies and practices to help women transition back into workplace post maternity/ breaks.

In line with our stance of zero tolerance for any form of discrimination, we have put in place a gender-neutral policy for The Prevention of Sexual Harassment ('POSH'). Further, we have women centric travel policies to provide for their safety while travelling on work.

We strive to provide comprehensive employee benefits that support their holistic development and enhance their overall quality of life. We recently concluded GPTW® EES Survey in FY 2025, in which over 89% of employees who participated have responded that Trent is a Great Place to Work.

^{*}Increase in waste generation in line with the increase in operations

Essential Indicators

I a. Details of measures for the well-being of employees:

Category	Total (A)					% of Employee	s covered by	1			
		Health Insurance		Accident In	Accident Insurance		Maternity benefits		enefits	Day care facilities	
		Number (B)	% (B/A)	Number (C)	% (C/A)	Number (D)	% (D/A)	Number (E)	% (E/A)	Number (F)	% (F/A)
Permanent	employees										
Male	18,040	18,040	100.00	18,040	100.00	-	-	18,040	100.00	18,040	100.00
Female	9,847	9,847	100.00	9,847	100.00	9,847	100.00	-	-	9,847	100.00
TOTAL	27,887	27,887	100.00	27,887	100.00	9,847	35.31	18,040	64.69	27,887	100.00
Other than	permanent ei	nployees									
Male	5,795	5,795	100.00	5,795	100.00	-	-	-	-	-	-
Female	2,457	2,457	100.00	2,457	100.00	2,457	100.00	-	-	-	-
TOTAL	8,252	8,252	100.00	8,252	100.00	2,457	29.77	-	-	-	-

b. Details of measures for the well-being of workers:

Category	Total (A)	% of Employees covered by											
		Health Insurance		Accident Ins	Accident Insurance N		Maternity benefits		Paternity benefits		acilities		
		Number (B)	% (B/A)	Number (C)	% (C/A)	Number (D)	% (D/A)	Number (E)	% (E/A)	Number (F)	% (F/A)		
Permanent v	vorkers												
Male													
Female						Not Applicable	9						
TOTAL													
Other than p	ermanent w	orkers											
Male													
Female	1	Not Applicable											
TOTAL													

c. Spending on measures towards well-being of employees and workers (including permanent and other than permanent) in the following format -

	FY 2024-25	FY 2023-24
Cost incurred on well-being measures as a % of Total Revenue of the Company	0.12	0.10

2. Details of Retirement benefits

Benefits		FY2024-25		FY2023-24			
	No. of employees covered as a % of total employees	No. of workers covered as a % of total workers	Deducted and deposited with the authority (Y/N/N.A.)	No. of employees covered as a % of total employees	No. of workers covered as a % of total workers	Deducted and deposited with the authority (Y/N/N.A.)	
PF	100.00		Υ	100.00		Y	
Gratuity	100.00	Not	Υ	100.00	Not	Y	
ESI	84.16	Applicable	Υ	85.09	Applicable	Y	
Others, please specify	-		-	-		-	

3. Accessibility of workplaces

Are the premises / offices of the entity accessible to differently abled employees and workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016? If not, whether any steps are being taken by the entity in this regard.

Being committed to the inclusion of all persons in our activities, we have ensured that our stores and offices are accessible to those who are differently abled, as per the requirements of The Rights of Persons with Disabilities Act, 2016. Our premises are generally equipped to facilitate the easy movement of the differently abled.

4. Does the entity have an equal opportunity policy as per the Rights of Persons with Disabilities Act, 2016? If so, provide a web-link to the policy.

Yes, the Company has an Equal Opportunity Policy in accordance with the provisions of The Rights of Persons with Disabilities Act, 2016 and the same is available on the website of the Company at https://trentlimited.com/pages/policies. In addition, the Tata Code of Conduct incorporates key equal opportunity principles. The policy covers the Company's intent to eliminate all forms of unlawful discrimination, bullying and harassment of people with disabilities.

The Company is dedicated to offering equal employment opportunities and fostering an inclusive workplace culture where all employees are treated with respect and dignity. We aim to ensure that our workforce reflects the diversity of society and actively promote fair representation of individuals with disabilities within our staff. Our diversity footprint is vast, encompassing a rich array of experience across age groups, genders and backgrounds.

5. Return to work and Retention rates of permanent employees and workers that took parental leave.

As we focus on providing a supportive work environment, one benefit stands out for its significance in fostering support for our colleagues during important life transitions is parental leave. We help women transition back into workplace post maternity.

Gender	Permanent e	employees	Permanent workers			
	Return to work rate	urn to work rate Retention rate		Retention rate		
Male	100.00	83.62	'			
Female	94.29	72.31	Not Applicable			
Total	99.35	80.58	•			

6. Is there a mechanism available to receive and redress grievances for the following categories of employees and worker? If yes, give details of the mechanism in brief.

	Yes/No (If Yes, then give details of the mechanism in brief)
Permanent Workers	Net Applicable
Other than Permanent Workers	Not Applicable
Permanent Employees	Yes, all our employees have access to various mechanisms for registering grievances, such as:
Other than Permanent Employees	 Independent facility run by third party for POSH, ethics and whistle blower concerns Helpline Mailbox: ethics@trent-tata.com, trent@ethicshelpline.co.in & POSH@trent-tata.com Hotline Toll-free No: 1800 200 9350 Townhall
	Employees are encouraged to use these channels, or approach functional heads, the Humar Resources Team, or designated ethics officials to discuss and resolve any issues. Reported concerns get assigned to the investigating team. Based on investigation findings and level or recommended action, the redressal gets approved by the respective authority as per Consequence Management matrix.
	The Company does not tolerate any form of retaliation against anyone reporting legitimate concerns Anyone involved in targeting such a person will be subject to appropriate disciplinary actions.

7. Membership of employees and worker in association(s) or Unions recognised by the listed entity

Category		FY 2024-25	FY 2023-24				
	Total employees / workers in respective category (A)	No. of employees / workers in Respective category, who are part of association(s) or Union (B)	% (B / A)	Total employees / workers in respective category (C)	No. of employees / workers in respective category, who are part of association(s) or Union (D)	% (D /C)	
Total Permanent Employees							
- Male				Nil			
- Female							
Total Permanent workers		Nil					
- Male							
- Female							

8. Details of training given to employees and workers:

Category			FY 2024-25			FY 2023-24				
	. ,		On Health and safety On Si measures		On Skill upgradation		On Health and safety measures		On Skill upgradation	
		No. (B)	% (B / A)	No. (C)	% (C / A)		No. (E)	% (E / D)	No. (F)	% (F / D)
Employees*										
Male	18,040	18,040	100.00	14,325	79.40	16,405	15,495	94.45	11,898	72.53
Female	9,847	9,847	100.00	8,856	89.94	8,872	8,385	94.51	6,231	70.23
TOTAL	27,887	27,887	100.00	23,181	83.12	25,277	23,880	94.47	18,129	71.72
Workers										
Male										
Female		Not Applicable								
TOTAL		···								

^{*}Only permanent employees have been considered.

Training and upskilling of our employees is critical to ensure they have the capabilities to improve productivity, innovate and grow our business sustainably. We also invest in leadership development and future-ready skills to strengthen our internal talent pipeline.

In the past year, our Learning and Development (L&D) strategy was focused on enhancing critical functional skills and addressing specific business requirements. This was further strengthened by key leadership development programs, delivered in collaboration with TATA group teams, alongside tailored programs implemented across various functions to meet their unique needs.

- Align: Learning is tailored to meet individual, functional and organisational priorities, driven by personal development plans.
- **Equip:** Employees are empowered to take charge of their learning, with availability of online and mobile based learning technologies. e.g., Seekho App and Z Learn.
- > **Sustain:** Learning is supported with post works, action learning projects and other means to sustain the learnings for maximum impact.

Trainings on Safety

Timely and regular safety training is essential for minimizing accidents among the employees. These sessions provide valuable insights into their working environment, potential risks and effective prevention measures. As a critical component of the identification and management of workplace risks, employees receive Health and Safety training as part of the induction

process when joining the Company. Additionally, they are trained to follow the Safety Reporting System to raise alerts about unsafe conditions on iSafe, the Incident Reporting application.

Moreover, the Company's associates undergo training to ensure they understand the process and importance of reporting all incidents and injuries to the health and safety team. This proactive approach aims to prevent unsafe behavior, address unsafe conditions in the workplace and mitigate the occurrence of adverse incidents. Women's Safety Training, Two-Wheeler Safety Training and Fire & First Aid Safety Training are the major trainings provided to all employees.

The employees are also imparted training on the Tata Group's Accelerated Reduction in Repeat Events ('ARRE') for enhanced H&S awareness, air quality monitoring, water quality testing, ergonomics review etc. and quarterly servicing of air conditioning filters. Ensuring luminosity at workstations is above compliance standards.

9. Details of performance and career development reviews of employees and worker*:

Category		FY 2024-25		FY 2023-24				
	Total Employees (A)	Number of employees/ workers for whom performance and career development review was taken (B)	% (B / A)	Total Employees (C)	Number of employees/ workers for whom performance and career development review was taken (D)	% (D / C)		
Employees**								
Male	18,040	15,647	86.74	16,405	13,513	82.37		
Female	9,847	8,610	87.44	8,872	7,399	83.40		
TOTAL	27,887	24,257	86.98	25,277	20,912	82.73		
Workers					·			
Male								
Female								
TOTAL								

^{*} The Company has conducted review meetings for all eligible employees. Employees who join on or after 1st January are eligible for performance reviews in the next cycle.

Acknowledging the significance of regular performance appraisals in achieving professional goals and increasing levels of excellence, the Company follow a structured and comprehensive performance management process. The process focuses on three core areas:

- Align organizational strategic pillars to individual deliverables
- > Inculcate a culture of continuous feedback and support
- > Differentiate employees through rewards and recognition

Rather than merely focusing on past performance, our performance management system is competency based and emphasizes on creating individual development plans that facilitate higher levels of employee performance.

Alongside performance review discussions which offer our colleagues an avenue to share feedback, we have also adopted communication and feedback platforms. These include external surveys such as Great Place To Work ('GPTW') which facilitate continuous improvement.

^{**}Only permanent employees have been considered.

10. Health and safety management system:

a. Whether an occupational health and safety management system has been implemented by the entity? (Yes/ No). If yes, is the coverage such system?

Yes, the Company has implemented an occupational Health and Safety Management System, which covers its entire operations and all of its employees, to ensure that the Company meets its legal obligations and provides a safe and healthy working environment for its employees.

The Company has adopted Health & Safety Policy aligned with the Tata Group Retail Safety Standards, as well as regulations such as the Shops and Establishment Act and the National Building Code for Office / Warehouse/Commercial Buildings. Additionally, we incorporate best practices recommended by subject matter experts and the Tata Group's centralized safety team. This policy also extends to external contractors and third-party service providers who work at our sites.

Our Health & Safety Management System empowers us to proactively identify risks through the Hazard Identification and Risk Assessment (HIRA) approach. A specialized cross-functional team conducts periodic Hazard Identification and Risk Assessment (HIRA) at all locations to identify any potential risk ensuring safety & wellbeing at workplace. We prioritize both internal and external safety audits to uphold our commitment to safety excellence. Internally, our senior management team conducts quarterly audits at each location, ensuring thorough oversight and accountability. Additionally, certified external auditors perform electrical safety audits across our facilities. All audit observations are meticulously documented using our iSafe platform, facilitating prompt action and continuous improvement.

b. What are the processes used to identify work-related hazards and assess risks on a routine and non-routine basis by the entity?

('HIRA') are undertaken periodically through HIRA approach and actions are taken to mitigate the risks identified. The Company has a detailed system for Internal and External Safety Audits which is mentioned in the H&S Manual. Additionally, the following audits are undertaken:

- Internal Audit: Quarterly Audits are conducted and safety scores are tracked across the organization.
- External Audit: Regular electrical audits by the external auditors of all locations are conducted annually and the reports are shared with the relevant teams.

c. Whether you have processes for workers to report the work-related hazards and to remove themselves from such risks. (Y/N)

Employees are trained on and encouraged to identify and promptly report unsafe conditions as well as incidents via the iSafe portal. This comprehensive reporting system enables incidents to be tracked until resolution, ensuring swift action to mitigate risks and safeguard employee well-being. Periodic mock drills are conducted to ensure that all employees are aware of evacuation procedure in case of emergency.

d. Do the employees / worker of the entity have access to non-occupational medical and healthcare services? (Yes / No)

All employees of the Company have access to non-occupational medical and healthcare services. The below policies have been formulated for the betterment of all employees.

- Group Personal Accident Policy
- Health Insurance Policy
- Critical Illness Policy
- Group Term Life Insurance Policy
- Contingency Loan Policy (for medical emergencies)

11. Details of safety related incidents, in the following format:

Safety Incident/Number	Category*	FY 2024-25	FY 2023-24	
Lost Time Injury Frequency Rate (LTIFR) (per one million-person hours	Employees	0	0.06	
worked)	Workers	Not App	plicable	
Total recordable work-related injuries	Employees	0	4	
	Workers	Not Applicable		
No. of fatalities	Employees	0	0	
	Workers	Not Applicable		
High consequences for work-related injury or ill-health (excluding	Employees	0	0	
fatalities)	Workers	Not App	plicable	

^{*}Only Permanent employees have been considered.

12. Describe the measures taken by the entity to ensure a safe and healthy work place.

The Company fosters an environment that ensures a safe and healthy workplace for all employees and third party employees who work in our premises. It promotes continuous identification and monitoring of hazards and controlling risks whilst making sure that the risk controls in place are effective.

The Health & Safey Policy is applicable across all locations, serves as a comprehensive statement addressing essential work-related issues. It is complemented by our manual, which meticulously identifies and addresses the specific requirements outlined in the Tata Group Retail Safety Standard Codes of Practice.

The Health & Safety Manual provides a robust framework for creating a safe and healthy workplace. It emphasizes managing hazards and identifying risks through Hazard Identification and Risk Assessment (HIRA) methodologies.

Every new employee undergoes a Health & Safety induction as part of their general onboarding training. Specific Induction Training Decks are formulated according to the job location of the employees. H&S Training modules are available on e-learning platforms accessible to all employees. We ensure that all incidents are promptly reported using iSafe portal.

To further enhance awareness, we conduct structured training programs such as ARRE, aligned with Tata Group standards. Regular communication on various Health & Safety topics is disseminated to all employees on a monthly basis.

In addition to proactive measures, we conduct mock drills at specified intervals to assess and improve our emergency response capabilities. Our Leadership Team conducts monthly reviews of Safety-related initiatives, chaired by the Managing Director, to ensure continuous improvement.

The Company issues work permits for critical on-site activities to third party service providers, which ensures vendors with relevant qualification and experience execute work on-site.

Periodic internal and external audits are conducted to guarantee a safe and healthy workplace environment for all our employees, reflecting our unwavering commitment to safety excellence.

Trent has undergone an internal assessment based on the Tata Health and Safety Management System ('THSMS') framework and the key opportunities identified are reviewed regularly by Safety Committee on a monthly basis.

13. Number of Complaints on the following made by employees and workers:

		FY 2024-25		FY 2023-24			
	Filed during the year	Pending resolution at the end of year	Remarks	Filed during Pending the year resolution at the end of year		Remarks	
Working Conditions	N	IL	-	N	IL	-	
Health & Safety	118	0	Includes potential unsafe situations reported by Employees	61 0		Includes potential unsafe situations reported by Employees	

Note: Over the past year, we have expanded our footprint by opening new stores. Alongside this growth, we have placed strong emphasis on encouraging and reporting incident reporting across all locations by actively promoting safety culture through positive reinforcement and consistent communication. As a result, the number of reported incidents has risen vis-à-vis the previous year.

14. Assessments for the year:

	% of your plants and offices that were assessed(by entity or statutory authorities or third parties)
Health and Safety practices	100*
Working Conditions	

^{*}Assessment done by the Company.

15. Provide details of any corrective action taken or underway to address safety-related incidents (if any) and on significant risks / concerns arising from assessments of health & safety practices and working conditions.

One of the severe risks for the Company is the electrical hazards. Monthly preventive maintenance activities are carried out to address the electrical hazards at all stores. Thermography scanning is conducted in all stores / distribution centres and offices, to enhance safety of our electrical equipment.

External electrical audits are conducted across all locations every year to ensure compliance and safety standards are upheld consistently.

The Lockout Tagout kits are deployed across organization helping in protecting and safeguarding employees while they perform servicing and maintenance on electrical equipment.

Periodic inspection of the stores has helped in determining the compliance to Fire Sprinklers norms and Emergency Exit requirements. Systems tasks are created for daily inspection.

Glass films have been installed across locations to address sliding door breakage.

Leadership Indicators

1. Does the entity extend any life insurance or any compensatory package in the event of death of:

(A) Employees: Yes

(B) Workers: Not Applicable

2. Provide the measures undertaken by the entity to ensure that statutory dues have been deducted and deposited by the value chain partners.

The vendors are responsible for adherence to various statutes required for their operations. The vendors are mandated to pay all statutory dues to their employees (such as PF, ESI etc.) within the stipulated time through contracts. The Company conducts a social audit of its merchandise vendors through SMETA (Sedex Members Ethical Trade Audit). The scope of which includes audit of statutory dues deductions and deposits as stipulated by local governmental laws such as PF, gratuity, insurance, ESI, taxes, and other obligations.

3. Provide the number of employees / workers having suffered high consequence work- related injury / ill-health / fatalities (as reported in Q11 of Essential Indicators above), who have been rehabilitated and placed in suitable employment or whose family members have been placed in suitable employment:

Health & Safety incidents are recorded on an internal 'iSafe' portal and categorized as near misses (low and high potential), fire, medical treatment, and first aid cases. Critical incidents are thoroughly examined during monthly Safety Committee meetings, where root cause analyses are conducted, and appropriate actions are devised to mitigate their recurrence.

	Total no. of affected	employees / workers	No. of employees/workers that are rehabilitated and placed in suitable employment or whose family members have been placed in suitable employment			
	FY 2024-25	FY 2023-24	FY 2024-25	FY 2023-24		
Employees	NIL	NIL	Not Applicable	Not Applicable		
Workers	Not App	olicable	Not Applicable			

4. Does the entity provide transition assistance programs to facilitate continued employability and the management of career endings resulting from retirement or termination of employment? (Yes/ No)

Yes

5. Details on assessment of value chain partners:

	% of value chain partners (by value of business done with such partners) that were assessed
Health & Safety practices*	91.30%
Working Conditions*	91.30%

^{*}Merchandise vendors considered basis SMETA audit.

6. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from assessments of health and safety practices and working conditions of value chain partners.

There were no material risks/concerns arising from the SMETA assessments for health & safety practices and working conditions of our merchandise vendors; However, discrepancies highlighted by the auditors were resolved by the vendors.

PRINCIPLE 4 - BUSINESSES SHOULD RESPECT THE INTERESTS OF AND BE RESPONSIVE TO ALL ITS STAKEHOLDERS

We recognize the importance of stakeholder engagement in shaping our sustainability strategy and advancing our sustainability agenda. We believe that having a pulse of our stakeholders' opinions is pivotal to creating shared value.

We are committed to maximizing the positive impacts and minimize and mitigate the adverse impacts of our products, operations and practices on all our stakeholders. Through ongoing dialogue with a diverse range of stakeholders, including our employees, investors, shareholders, suppliers, business partners, and community members, we gain valuable insights into their expectations, shared concerns and priorities.

Essential Indicators

Describe the processes for identifying key stakeholder groups of the entity.

The Company employs an extensive process for identifying and prioritizing key stakeholder groups, recognizing their influence on organizational decisions and activities. The approach is aligned with our strategy planning process and involves a comprehensive analysis of both internal and external stakeholders, ensuring a strong understanding of their impact. Our operating teams support the stakeholder identification process due to their proximity with the eco-system. This process is overseen by the Management, underscoring the strategic importance placed on stakeholder identification and engagement. By engaging with the stakeholders, we not only align our decisions with diverse perspective but also ensure long term value creation.

2. List stakeholder groups identified as key for your entity and the frequency of engagement with each stakeholder group.

Sr. No.	Stakeholder Group	an Walanashia		Frequency of engagement (Annually / Half yearly / Quarterly / others - please specify)	Purpose and scope of engagement including key topics and concerns raised during such engagement
1	Employees	No	Trent Talk Townhalls and Conclaves Rewards and Recognition programmes Employee engagement and satisfaction survey Performance review meetings Grievance Redressal forums	Ongoing	 Fair treatment and well-being Protecting and upholding human rights Training and professional development
2	Suppliers and Vendors	No	 Periodic vendor communications Vendor engagements Periodic assessments and feedback Grievance Redressal forums 	Ongoing	Upholding human rightsFair dealings
3	Customers: Existing and Potential	No	 Digital channels Social media Company website Customer satisfaction feedback Exclusive customer events Customer loyalty programmes 	Ongoing	 Impactful experiences: safe, convenient and delightful High quality at affordable price points Positive brand experience Protecting customer privacy
4	Communities: NGOs and marginalized groups	Yes	Corporate Social Responsibility initiatives Local engagement activities Grievance Redressal forums	Ongoing	Sustainable socio-economic development Improved quality of life Enhancing livelihood through focus on Education, Employability, Employment and Entrepreneurship
5	Shareholders: Institutional and Retail Investors	No	Annual General Meetings Investor meets and presentations Annual Report and financial disclosures Company website Press releases and media stories Stock Exchange and SEBI disclosures Shareholder Grievance Redressal forums	Quarterly/Annual	Ethical governance disclosures Transparency Quick and satisfactory grievance redressal

Sr. No.	Stakeholder Group	Whether identified as Vulnerable & Marginalized Group (Yes/No)	Channels of communication	Frequency of engagement (Annually / Half yearly / Quarterly / others - please specify)	Purpose and scope of engagement including key topics and concerns raised during such engagement
6.	Government and Regulatory bodies	No	Policy advocacy Government forums/ conferences	Need based	Compliance with the applicable laws and regulations Timely filings and disclosures of all relevant information as per mandates Work towards the overall improvement of the industry, contributing to the objectives of the concerned government ministry

Leadership Indicators

1. Provide the processes for consultation between stakeholders and the Board on economic, environmental, and social topics or if consultation is delegated, how is feedback from such consultations provided to the Board.

The Company engages with the stakeholders on economic, environmental, and social topics. Feedback from stakeholder consultations, as outlined in our stakeholder identification process, is carefully deliberated by the management. The CSR&S Committee and the Board is kept informed about pertinent developments, and feedback is sought from Board members to ensure a collaborative and informed decision-making process.

2. Whether stakeholder consultation is used to support the identification and management of environmental, and social topics (Yes / No). If so, provide details of instances as to how the inputs received from stakeholders on these topics were incorporated into policies and activities of the entity.

Yes, stakeholder consultations play a pivotal role in shaping the Company's approach to ESG topics. The insights garnered from these consultations contribute to the development and refinement of our policies and activities. On a continuous basis, the feedback received acts as a compass, guiding our efforts in addressing concerns, improving sustainability practices, and aligning our activities with the expectations and values of our diverse stakeholders.

Additionally, we collaborated with the Tata Sustainability Group (TSG) to conduct an exhaustive materiality assessment for the Company, to identify topics that hold significant importance for both the business and its stakeholders. Following the detailed discussions with TSG, our senior management representatives and external stakeholders, this collaborative effort enabled us to formulate a comprehensive Sustainability Strategy, serving as our guiding compass in achieving both our business and non-financial goals.

3. Provide details of instances of engagement with, and actions taken to, address the concerns of vulnerable/ marginalized stakeholder groups.

We actively engage with vulnerable and marginalized sections of society through our CSR interventions, for fostering sustainable development. For instance, the 'Crafting a Better Planet' initiative through its Plastic Bank, collects plastic that is weaved into woven sheets of upcycled plastic which is then curated into sustainable products. This initiative alongside business training, digital and design upskilling, marketing and providing market linkages, provides women artisans an opportunity to be entrepreneurs.

Additionally, our CSR programs extend to education, employability, entrepreneurship, and essential enablers like health and environment, impacting over 300 girls, 350+ youth through skill training, creating entrepreneurship opportunities for more than 100 women and addressal of development concerns that are of priority to communities.

PRINCIPLE 5 - BUSINESSES SHOULD RESPECT AND PROMOTE HUMAN RIGHTS

Our Human Rights Policy is guided by the international standards and principles, including but not limited to UN Guiding Principles on Business and Human Rights and the TCoC in promoting human rights within the organization and in our professional interactions.

We uphold the human rights of all the stakeholders we engage with, regardless of whether they are employees, or external stakeholders such as suppliers and community members. We have instituted appropriate grievance redressal mechanism for complaints and concerns involving matters of ethics and prevention of sexual harassment.

Essential Indicators

1. Employees and workers who have been provided training on human rights issues and policy(ies) of the entity, in the following format:

We strive to foster a safe workplace that is free of any form of discrimination, violence, harassment, and other hurtful and disruptive behaviours. In our efforts to promote a safe workplace, we conduct regular workshops and awareness sessions to sensitize employees on topics related to human rights.

Category		FY 2024-25		FY 2023-24				
	Total (A)	No. of employees / workers covered (B)	% (B / A)	Total (C)	No. of employees/ workers covered (D)	% (D / C)		
Employees								
Permanent	27,887	27,887	100.00	25,277	24,348	96.32		
Other than permanent	8,252	8,252	100.00	7,016	5,963	84.99		
Total Employees	36,139	36,139	100.00	32,293	30,311	93.86		
Workers	,							
Permanent								
Other than permanent	Not Applicable			Not Applicable				
Total Workers								

2. Details of minimum wages paid to employees and workers, in the following format:

100% of employees and workers of the Company are paid more than or equal to the minimum wage, as applicable in their respective jurisdiction.

Category		FY 2024-25					FY 2023-24				
	Total Equal to Minimum (A) Wage		More than Minimum Wage		Total (D)	1		More than Minimum Wage			
		No. (B)	% (B / A)	No. (C)	% (C / A)		No. (E)	% (E / D)	No. (F)	% (F / D)	
Employees											
Permanent											
Male	18,040	4,081	22.62	13,959	77.38	16,405	4,084	24.89	12,321	75.11	
Female	9,847	2,170	22.04	7,677	77.96	8,872	2,151	24.24	6,721	75.76	
Other than Permanent											
Male	5,795	5,746	99.15	49	0.85	5,091	5,070	99.59	21	0.41	
Female	2,457	2,451	99.76	6	0.24	1,925	1,923	99.90	2	0.10	

Category			FY 2024-25	1			FY 2023-24			4		
	Total (A)			More than Minimum Wage		Total (D)	1		More than Minimum Wage			
		No. (B)	% (B / A)	No. (C)	% (C / A)	-	No. (E)	% (E / D)	No. (F)	% (F / D)		
Workers						'			,			
Permanent												
Male												
Female					NIat A.a.	و ا وا و و دا و						
Other than Permanent					Not Ap	plicable						
Male												
Female												

3. Details of remuneration/salary/wages

a. Median remuneration / wages:

(amount in ₹ Lakh)

		Male	Female		
	Number	Median remuneration / salary/ wages of respective category	Number	Median remuneration/ salary / wages of respective category	
Board of Directors (BoD)*	5	66.87	3	40.25	
Key Managerial Personnel	2	695.59	1	161.25	
Employees other than BoD and KMP**	18,038	2.20	9,846	2.18	
Workers	Not Applicable				

^{*} Considered remuneration to Non-Executive Directors of FY 2024-25 which includes sitting fees for FY 2024-25 and commission for FY 2023-24 paid in FY 2024-25. Non-Executive Directors associated with the Company for the full year have been considered for determining the median remuneration.

b. Gross wages paid to females as % of total wages paid by the entity, in the following format:

	FY 2024-25	FY 2023-24
Gross wages paid to females as % of total wages	31.94	31.63

4. Do you have a focal point (Individual / Committee) responsible for addressing human rights impacts or issues caused or contributed to by the business? (Yes/No)

Yes, the Company has designed focal points responsible for addressing human rights impacts or issues caused by or contributed to by the business.

5. Describe the internal mechanisms in place to redress grievances related to human rights issues.

We have zero-tolerance for any breaches of human rights and we strive to protect and promote these rights for all our employees and other stakeholders. We have established an internal mechanism to address grievances. Employees or stakeholders can voice and discuss their concerns they may have with their functional heads, the human resources team, or designated ethics officials. For example, during regular open house town hall sessions with the Managing Director, employees are encouraged to convey their grievances, issues, concerns across any matter that they wish to speak up. Feedback thus taken is acted upon and necessary remediation measures are instituted. Any complaints or instances filed through the ethics redressal mechanism, functional heads, or third-party portal are promptly taken up by the relevant individuals or committees

^{**}Only Permanent employees have been considered.

6. Number of Complaints on the following made by employees and workers:

		FY 2024-25		FY 2023-24		
	Filed during the year	Pending resolution at the end of year	Remarks	Filed during the year	Pending resolution at the end of year	Remarks
Sexual Harassment	26	1	Subsequently Resolved	12	0	
Discrimination at workplace	0	0		0	0	
Child Labour	0	0		0	0	
Forced Labour/Involuntary Labour	0	0		0	0	
Wages	0	0		0	0	
Other human Rights related issues	0	0		0	0	

7. Complaints filed under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, in the following format:

	FY 2024-25	FY 2023-24
Total Complaints reported under Sexual Harassment on Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 (POSH)	25	11
Complaints on POSH as a % of female employees / workers	0.20	0.10
Complaints on POSH upheld	18	9

Note: Considered complaints only from female employees.

8. Mechanisms to prevent adverse consequences to the complainant in discrimination and harassment cases.

We encourage employees to report matters without the fear of victimization, discrimination or disadvantage. As a part of the TCoC, the Company does not tolerate any form of retaliation against anyone reporting legitimate concerns. Anyone involved in targeting such a person is subject to appropriate disciplinary action. The Whistleblower Policy adopted by the Company ensures that no unfair treatment is meted out to a whistleblower by virtue of his / her having reported a Protected Disclosure under the said policy. Link of the policy is as follows: https://docs.trent-tata.com/Whistleblower_Policy.pdf

9. Do human rights requirements form part of your business agreements and contracts? (Yes/No)

Yes, human rights requirements are integral component of all our business agreements and contracts, through various elements of the TCoC. These elements serve as a foundational framework, ensuring that our business practices align with ethical standards and respect for human rights.

10. Assessments for the year:

	% of your plants and offices that were assessed(by entity or statutory authorities or third parties)
Child labour	
Forced/involuntary labour	
Sexual harassment	100*
Discrimination at workplace	
Wages	
Others - please specify	-

^{*}Assessment done by the Company.

11. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 10 above.

There were no material risks / concerns arising from the above assessments.

Leadership Indicators

 Details of a business process being modified / introduced as a result of addressing human rights grievances/ complaints.

During the reporting period, there have not been any instances of human rights grievances or complaints necessitating a modification or introduction of a specific business process. However, the Company remains proactive in addressing human rights considerations through ongoing efforts. Regular refresher human rights training programs are conducted to keep employees abreast of relevant issues, fostering awareness and sensitivity within the organization.

2. Details of the scope and coverage of any Human rights due-diligence conducted.

Human Rights due-diligence has not yet been conducted.

3. Is the premise/office of the entity accessible to differently abled visitors, as per the requirements of the Rights of Persons with Disabilities Act, 2016?

Being committed to the inclusion of all persons in our activities, we have ensured that our stores and offices are accessible to those who are differently abled, as per the requirements of The Rights of Persons with Disabilities Act, 2016. Our premises are generally equipped to facilitate easy movement of the differently abled.

4. Details on assessment of value chain partners:*

Category	% of value chain partners (by value of business done with such partners) that were assessed
Child labour	
Forced/involuntary labour	
Sexual harassment	91.30%
Discrimination at workplace	
Wages	

^{*}Merchandise vendors considered basis SMETA audit.

5. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 4 above.

There were no material risks / concerns arising from the above assessments.

PRINCIPLE 6 - BUSINESSES SHOULD RESPECT AND MAKE EFFORTS TO PROTECT AND RESTORE THE ENVIRONMENT

Environmental protection is fundamental to the ethos of the Tata Group and is deeply ingrained in our pledge to craft our brands with responsibility. Our dedication to safeguarding the natural ecosystem is steered by the Company's Environmental and Sustainability Policy. The Company acknowledges the substantial impact that businesses can have on the environment and society and is dedicated to minimizing its ecological footprint and conducting operations responsibly, with the goal of creating enduring value for shareholders, the communities it serves, and the overall well-being of the planet.

Our focus lies in minimizing energy consumption, augmenting our utilization of renewable energy sources, and diminishing our carbon footprint. The demand for energy in our operations primarily arises from the needs for lighting, cooling and connected load. Alongside energy conservation efforts, we place a strong emphasis on energy efficiency. We persistently drive various initiatives aimed at reducing power consumption through the adoption of efficient energy management strategies. We prioritize reducing carbon emission and have established systems to assess energy. We also emphasize resource efficiency in areas

such as sourcing, product design, packaging, etc., to transition from linear to circular business processes. To this end, we the use of fossil fuel-based energy with renewable energy by 50% of intensity per sq. ft. and reduce consumption by 10% per sq. ft.

Essential Indicators

1. Details of total energy consumption (in Joules or multiples) and energy intensity, in the following format:

Parameter	FY 2024-25	FY 2023-24
From renewable sources (in Giga Joules)		
Total electricity consumption (A)	2,975.16	1,786.36
Total fuel consumption (B)	-	-
Energy consumption through other sources (C)	-	-
Total energy consumed from renewable sources (A+B+C)	2,975.16	1,786.36
From non-renewable sources (in Giga Joules)		
Total electricity consumption (D) (Grid)	9,04,306.33	6,19,713.98
Total fuel consumption (E)	39,018.17	33,818.44
Energy consumption through other sources (F)	2,792.81	2,373.93
Total energy consumed from non- renewable sources (D+E+F)	9,46,117.31	6,55,906.35
Total energy consumed (A+B+C+D+E+F) (in Giga Joules)*	9,49,092.47	6,57,692.71
Energy intensity per rupee of turnover (Total energy consumed / Revenue from operations)	56.87 GJ/ crore	55.15 GJ/Crore
Energy intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP) (GJ/ crore USD) (Total energy consumed / Revenue from operations adjusted for PPP)	1,148.83	1,114.03
Energy intensity in terms of physical output	0.0022 GJ / product	0.0022 GJ/ product
Energy intensity (optional) - the relevant metric may be selected by the entity	-	-

^{*}The energy consumption increase is on account of increased number of stores and increased footfall.

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

Yes, reasonable assurance was conducted by BDO India LLP.

2. Does the entity have any sites / facilities identified as designated consumers (DCs) under the Performance, Achieve and Trade (PAT) Scheme of the Government of India? (Y/N) If yes, disclose whether targets set under the PAT scheme have been achieved. In case targets have not been achieved, provide the remedial action taken, if any.

No, none of the facilities have been identified as designated consumers (DCs) under the Performance, Achieve and Trade (PAT) Scheme of the Government of India.

3. Provide details of the following disclosures related to water, in the following format:

Parameter	FY 2024-25	FY 2023-24
Water withdrawal by source (in kilolitres)		
(i) Surface water	-	-
(ii) Groundwater	-	-
(iii) Third party water	-	-
(iv) Seawater / desalinated water	-	-
(v) Others	5,85,482.04	4,77,739.86
Total volume of water withdrawal (in kilolitres) (i + ii + iii + iv + v)	5,85,482.04	4,77,739.86
Total volume of water consumption (in kilolitres)	5,85,482.04	4,77,739.86
Water intensity per rupee of turnover (Total water consumption / Revenue from operations)	35.08 kL/ Crore	40.06 kL/Crore
Water intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP) (kL per Crore USD) (Total water consumption / Revenue from operations adjusted for PPP)	708.69 kL/ Crore USD	809.22 kL/ Crore USD
Water intensity in terms of physical Output	1.37 L / product	1.56 L / product
Water intensity (optional) - the relevant metric may be selected by the Entity	-	-

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

Yes, reasonable assurance was conducted by BDO India LLP.

4. Provide the following details related to water discharged:

The Company operates in the retail fashion industry, sourcing garments from external vendors, designing them inhouse and distributing them through distribution centres to stores. The water withdrawal sources are primarily from third party and ground water sources. However, we remain diligent in our water conservation efforts across our stores, office premises and distribution centers.

Para	ameter	FY2024-25	FY2023-24
Wat	ter discharge by destination and level of treatment (in kilolitres)		
(i)	To Surface water		
	- No treatment		
	- With treatment - please specify level of Treatment		
(ii)	To Groundwater		
	- No treatment		
	- With treatment - please specify level of Treatment		
(iii)	To Seawater		
	- No treatment	_*	
	- With treatment - please specify level of Treatment	-	
(iv)	Sent to third-parties		
	- No treatment		
	- With treatment - please specify level of Treatment		
(v)	Others		
	- No treatment		
	- With treatment - please specify level of Treatment		
Tota	al water discharged (in kilolitres)		

^{*}Since, water usage is primarily for human consumption, we do not collate the information on water discharge.

Note: Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. Not Applicable

5. Has the entity implemented a mechanism for Zero Liquid Discharge? If yes, provide details of its coverage and implementation.

No. The Company does not have any manufacturing units.

6. Please provide details of air emissions (other than GHG emissions) by the entity, in the following format:

Not relevant as the Company does not have any stack emissions.

Parameter	Please specify unit	FY 2024-25	FY2023-24
Nox			
Sox			
Particulate matter (PM)			
Persistent organic pollutants (POP)		_*	
Volatile organic compounds (VOC)			
Hazardous air pollutants (HAP)			
Others - please Specify			

^{*}Not relevant as the Company does not have any stack emissions.

Note: Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. - Not Applicable

7. Provide details of greenhouse gas emissions (Scope 1 and Scope 2 emissions) & its intensity, in the following format:

As the Company does not operate manufacturing units, emissions are generated largely from electricity/fuel purchased for our stores, distribution centres, and offices.

Parameter	Unit	FY 2024-25	FY 2023-24
Total Scope 1 emissions (Break-up of the GHG into CO ₂ , CH4, N2O, HFCs, PFCs, SF6, NF3, if available)	Metric tonnes of CO ₂ equivalent	7,022.69	4,781.98
Total Scope 2 emissions (Break-up of the GHG into CO ₂ , CH4, N2O, HFCs, PFCs, SF6, NF3, if available)*	Metric tonnes of CO ₂ equivalent	1,82,813.59	1,23,419.08
Total Scope 1 and Scope 2 emission intensity per rupee of turnover (Total Scope 1 and Scope 2 GHG emissions / Revenue from operations)	Tonnes CO ₂ / Crore	11.37	10.35
Total Scope 1 and Scope 2 emission intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP) (Total Scope 1 and Scope 2 GHG emissions / Revenue from operations adjusted for PPP)	Tonnes CO ₂ / crore USD	229.78	217.15
Total Scope 1 and Scope 2 emission intensity in terms of physical output	Kg CO ₂ / product Output	0.44	0.42
Total Scope 1 and Scope 2 emission intensity (optional) - the relevant metric may be selected by the entity	-	-	-

^{*}The emission generation increase is on account of increased energy consumption, which is correlated with store count and footfall.

Note: Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

Yes, reasonable assurance was conducted by BDO India LLP.

8. Does the entity have any project related to reducing Green House Gas emission? If Yes, then provide details.

Yes, in our pursuit of carbon emission reduction, we are actively involved in a range of greenhouse gas ('GHG') emission reduction initiatives and projects. Some of the key endeavors include:

- Renewable Energy Procurement: We have adopted a comprehensive approach to implement renewable energy generation at our distribution centers. In FY25, we have generated total of 826 million units of renewable energy from two distribution centers.
- Implementation of IoT (Internet of Things): Installation of IoT in additional 283 stores in FY25, which will help in establishing base line.

9. Provide details related to waste management by the entity, in the following format:

The packaging of apparel and accessories involves considerable use of resources, notably plastic and cardboard, which are used primarily as packing material for the distribution process. The Company is committed to reducing consumption of these resources and ensuring responsible disposal practices.

Waste generated within the Company's operations encompasses various touchpoints including logistics and transport, distribution centres, retail stores and product end-of-life. Waste arising from our operations largely comprises plastics, cardboard, fabric and metal which are non-hazardous and e-waste which qualifies as hazardous waste.

Parameter	FY 2024-25	FY 2023-24
Total Waste generated (in metric tonnes)		
Plastic waste (A)	657.67	801.68
E-waste (B)	13.18	3.33
Bio-medical waste (C)	-	-
Construction and demolition waste (D)	-	-
Battery waste (E)	-	-
Radioactive waste (F)	-	-
Other Hazardous waste. Please specify, if any. (G)	-	-
Other Non-hazardous waste generated (H) . Please specify, if any. (Break-up by composition i.e. by materials relevant to the sector)	Metal: 184.4 Cardboard: 11,734.63 Other mixed waste: 795.87	Metal waste: 35.76 Scrap (paper and cardboard): 7672.14
Total (A+B + C + D + E + F + G+ H)*	13,387.71	8,512.55
Waste intensity per rupee of turnover (Total waste generated / Revenue from operations)	0.80 Tonne/crore	0.71 Tonne/Crore
Waste intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP) (tonnes/ Crore USD) (Total waste generated / Revenue from operations adjusted for PPP)	16.21	14.42
Waste intensity in terms of physical output	0.03 kg / product	0.03 kg / product
Waste intensity (optional) - the relevant metric may be selected by the entity	-	-
For each category of waste generated, total waste recovered through recycle metric tonnes)	ling, re-using or other re	ecovery operations (in
Category of waste		

2,350.97

1,614.69

(i)

(ii)

Recycled

Re-used

^{*}The waste generation increase is on account of increased number of stores.

Parar	neter	FY 2024-25	FY 2023-24
(iii)	Other recovery operations	Composting+ incineration with energy recovery: 293.57	-
Total		2,644.54	1,614.69
For	each category of waste generated, total waste disposed by natur	e of disposal method	(in metric tonnes)
Cate	gory of waste		
(i)	Incineration	0	6.33
(ii)	Landfilling	10,743.17	6,888.56
(iii)	Other disposal operations	-	-
Tota		10,743.17	6,894.89

Note: Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

Yes, reasonable assurance was conducted by BDO India LLP.

10. Briefly describe the waste management practices adopted in your establishments. Describe the strategy adopted by your company to reduce usage of hazardous and toxic chemicals in your products and processes and the practices adopted to manage such wastes.

Recognizing the need to address the responsible disposal of plastic waste generated in our stores and warehouses, we have collaborated with vendors for waste collection and recycling. We have officially registered as the brand owner and importer on the EPR portal of the CPCB.

In line with our dedication to circularity and reducing our environmental footprint, we procure biodegradable bags, recycled cardboard and paper from our suppliers. Embracing innovation, we use rice-paper bags as an eco-friendly alternative to traditional LDPE (Low Density Polyethylene) plastic bags and utilize recycled paper tags on our products.

Our efforts in being resource efficient are supported by our commitment to creating circular economies. The principles of reduce, repurpose/reuse, and recycle underpin our approach to managing waste generated in our operations sustainably. Further, a centralized waste management system that enables improved traceability of waste supports our endeavors to segregate and dispose different types of waste appropriately. While hazardous waste is safely disposed through authorized vendors, non-hazardous waste is either recycled, or safely disposed through appropriate channels.

The Company is taking strides to minimize paper waste by re-considering the use of cardboard boxes in its logistics fleet. Instead, we are exploring innovative alternatives such as plastic totes for transporting goods to reduce paper waste.

11. If the entity has operations/offices in/around ecologically sensitive areas (such as national parks, wildlife sanctuaries, biosphere reserves, wetlands, biodiversity hotspots, forests, coastal regulation zones etc.) where environmental approvals/clearances are required, please specify details in the following format:

The Company does not have any material operations in/around ecologically sensitive areas.

12. Details of environmental impact assessments of projects undertaken by the entity based on applicable laws, in the current financial year:

Name and brief details of project	EIA Notification No.	Date	Whether conducted by independent external agency (Yes / No)	Results communicated in public domain (Yes / No)	Relevant Web link
Not Applicable					

13. Is the entity compliant with the applicable environmental law/regulations/guidelines in India; such as the Water (Prevention and Control of Pollution) Act, Air (Prevention and Control of Pollution) Act, Environment protection act and rules thereunder (Y/N). If not, provide details of all such non-compliances, in the following format:

Yes, the Company is compliant with the applicable environmental law/ regulations/ guidelines in India

Sr. No.	Specify the law / regulation / guidelines which was not complied with	Provide details of the non- compliance	Any fines /penalties / action taken by regulatory agencies such as pollution control boards or by courts	Corrective action taken, if any
			NIL	

Leadership Indicators

1. Water withdrawal, consumption and discharge in areas of water stress (in kilolitres):

For each facility / plant located in areas of water stress, provide the following information: (i) Name of the area; (ii) Nature of operations; (iii) Water withdrawal, consumption and discharge in the following format:

The Company is a retail organization that operates distribution centres, stores and offices. Water withdrawal, consumption and discharge is only for the purpose of domestic use, which is supplied by the respective municipal authorities and local water suppliers. There is no water withdrawal, consumption and discharge in areas of water stress.

Parameter	FY2024-25	FY2023-24
Water withdrawal by source (in kilolitres)		
(i) Surface water		
(ii) Groundwater		
(iii) Third party water		
(iv) Seawater / desalinated water		
(v) Others		
Total volume of water withdrawal (in kilolitres)		
Total volume of water consumption (in kilolitres)		
Water intensity per rupee of turnover (Water consumed / turnover)		
Water intensity (optional) - the relevant metric may be selected by the entity		
Water discharge by destination and level of treatment (in kilolitres)		
(i) Into Surface water		
- No treatment		
- With treatment - please specify level of treatment	Not Applicable	9
(ii) Into Groundwater		
- No treatment		
- With treatment - please specify level of treatment		
(iii) Into Seawater		
- No treatment		
- With treatment - please specify level of treatment		
(iv) Sent to third-parties		
- No treatment		
- With treatment - please specify level of treatment		
(v) Others		
- No treatment		
- With treatment - please specify level of treatment		
Total water discharged (in kilolitres)		

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. — Not applicable

2. Please provide details of total Scope 3 emissions & its intensity, in the following format:

The Company will be undertaking Scope 3 emissions estimation based on GHG protocol for relevant categories.

Parameter	Unit	FY 2024-25	FY 2023-24
Total Scope 3 emissions (Break-up of the GHG into CO ₂ , CH4, N2O, HFCs, PFCs, SF6, NF3, if available)	Metric tonnes of CO ₂ Equivalent	Not applicable	
Total Scope 3 emissions per rupee of turnover			
Total Scope 3 emission intensity (optional) - the relevant metric may be selected by the entity			

Note: Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. — Not applicable

3. With respect to the ecologically sensitive areas reported at Question 11 of Essential Indicators above, provide details of significant direct & indirect impact of the entity on biodiversity in such areas along-with prevention and remediation activities.

The Company does not have any operations in ecologically sensitive areas.

4. If the entity has undertaken any specific initiatives or used innovative technology or solutions to improve resource efficiency, or reduce impact due to emissions / effluent discharge / waste generated, please provide details of the same as well as outcome of such initiatives, as per the following format:

Sr. No.	Initiative undertaken	Details of the initiative (Web-link, if any, may be provided along-with summary)	Outcome of the initiative
1	Implementation of IoT	We have deployed cutting-edge technologies such as IoT smart lighting systems at our pilot stores and optimized our operations by leveraging IoT technology to automate asset management processes.	FY25, which will help in establishing base line.

5. Does the entity have a business continuity and disaster management plan? Give details in 100 words/ web link.

Yes. The Company has a Business Continuity Plan (BCP) and Disaster Recovery Plan (DR Plan) that comprehensively addresses the safeguarding of people, facilities, and critical IT infrastructure across the organization. This strategic framework extends to enterprise-critical applications for which a dedicated Disaster Recovery (DR) environment has been established. To ensure the efficacy of these plans, the Company diligently conducts periodic tests, rigorously evaluating the resilience of the BCP and DR mechanisms.

Refer to the TATA Disaster response guidelines applicable to all TATA group companies here: https://www.tatasustainability.com/pdfs/Highlights/TataDisasterResponseGuidelines.pdf

6. Disclose any significant adverse impact to the environment, arising from the value chain of the entity. What mitigation or adaptation measures have been taken by the entity in this regard.

SEDEX audits highlighted gaps in employee training on waste management and lack of awareness regarding waste handling. These findings are being addressed through corrective actions proposed as part of the audit follow-up, with a focus on enhancing awareness, improving training and ensuring regulatory compliance across supplier operations.

7. Percentage of value chain partners (by value of business done with such partners) that were assessed for environmental impacts.

91.3% of the value chain partners were assessed for environmental impacts as a part of SMETA audit.

8. a. Green credits generated or procured by the entity

None

b. Green credits generated or procured by top ten value chain partners (in terms of value of purchases and sales respectively)

None

PRINCIPLE 7 - BUSINESSES, WHEN ENGAGING IN INFLUENCING PUBLIC AND REGULATORY POLICY, SHOULD DO SO IN A MANNER THAT IS RESPONSIBLE AND TRANSPARENT

We are members of several industry organizations and participate actively in key events, responsibly contributing to charting the industry's growth path. Where appropriate, we undertake policy advocacy through trade and industry chambers and associations or other similar platforms.

Essential Indicators

1. a. Number of affiliations with trade and industry chambers/associations.

The Company has below affiliations/ memberships with trade and industry chambers/ associations.

b. List the top 10 trade and industry chambers/associations (determined based on the total members of such body) the entity is a member of/ affiliated to.

Sr. No.	Name of the trade and industry chambers/associations	Reach of trade and industry chambers/associations (State/National)	
1.	1. Retailers Association of India		
2.	Confederation Of Indian Industry	Nie Atlanta	
3.	Federation Of Indian Chamber of Commerce & Industry	- National	
4.	Sombay Chamber of Commerce		
5.			
6.	Maharashtra Economic Development Council	State	

2. Provide details of corrective action taken or underway on any issues related to anti- competitive conduct by the entity, based on adverse orders from regulatory authorities.

Name of authority	Brief of the case	Corrective action taken		
None				

Leadership Indicators

1. Details of public policy positions advocated by the entity:

The Company engages with esteemed industry bodies such as RAI, CII, and CMAI, representing our interests in response to matters affecting the retail sector.

	Sr. No.	Public policy Advocated	Method resorted for such advocacy	Whether information available in public domain? (Yes/No)	Frequency of Review by Board (Annually/Half yearly/Quarterly/ Others- please specify)	Web Link, if available
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PRINCIPLE 8 - BUSINESSES SHOULD PROMOTE INCLUSIVE GROWTH AND EQUITABLE DEVELOPMENT

Rooted in the founding philosophy of the Tata Group, our commitment to giving back to society is deeply ingrained in our organizational ethos, thus making it an integral part of the 'Be people conscious' pillar of our Sustainability strategy. We are committed to creating social value for marginalized communities, working to improving the lives of those we work among. The Company's CSR programmes are developed and implemented for sustainable development in areas that contribute to the nation's socio-economic development.

To effectively support this development, our CSR strategy primarily focuses on the areas of Education, Employability, Entrepreneurship and Essential Enablers like Healthcare. Through Affirmative Action, we also empower women and youth from scheduled castes and scheduled tribes (SC/ST). The initiatives are carried out in conjunction with local NGOs and government institutions.

Essential Indicators

1. Details of Social Impact Assessments (SIA) of projects undertaken by the entity based on applicable laws, in the current financial year.

Name and brief details of project	SIA Notification No.	Date of notification	Whether conducted by independent external agency (Yes / No)	Results communicated in public domain (Yes / No)	Relevant Web link	
Not Applicable						

2. Provide information on project(s) for which ongoing Rehabilitation and Resettlement (R&R) is being undertaken by your entity, in the following format:

Sr. No.	Name of Project for which R&R is ongoing	State	District	No. of Project Affected Families (PAFs)	% of PAFs covered by R&R	Amounts paid to PAFs in the FY (In ₹)	
	Not Applicable						

3. Describe the mechanisms to receive and redress grievances of the community.

Our comprehensive grievance redressal mechanism extends to all stakeholders, including communities in the vicinity of where we operate. Community members can reach out to us through the third party contact information provided on the website, ensuring an open channel for communication.

4. Percentage of input material (inputs to total inputs by value) sourced from suppliers:

The Company does not engage in manufacturing directly; however, we collaborate with vendors to produce apparels and other retail products. As a result, there is no direct involvement in input material procurement. The final products, bearing our brands, are sold by the Company.

	FY 2024-25	FY 2023-24
Directly sourced from MSMEs/small Producers (%)	17.29	18.43
Directly from within India (%)	90.54	89.81

5. Job creation in smaller towns - Disclose wages paid to persons employed (including employees or workers employed on a permanent or non-permanent / on contract basis) in the following locations, as % of total wage cost

Location	FY 2024-25	FY 2023-24
Rural (%)	0.00	0.00
Semi-urban (%)	0.66	0.71
Urban (%)	11.37	8.76
Metropolitan (%)	87.97	90.53

(Categorized as per RBI Classification System - rural / semi-urban / urban / metropolitan)

Leadership Indicators

1. Provide details of actions taken to mitigate any negative social impacts identified in the Social Impact Assessments (Reference: Question 1 of Essential Indicators above):

Details of negative social impact identified	Corrective action taken	
Not Applicable		

2. Provide the following information on CSR projects undertaken by your entity in designated aspirational districts as identified by government bodies:

Sr. No.	State	Aspirational District	Amount spent (In ₹ Lakhs)
1	Bihar	Araria	11.86
2	Bihar	Muzaffarpur	11.15
3	Jharkhand	Ranchi	2.78

- **3.** (a) Do you have a preferential procurement policy where you give preference to purchase from suppliers comprising marginalized /vulnerable groups (Yes/No) No
 - (b) From which marginalized / vulnerable groups do you procure Not Applicable
 - (c) What percentage of total procurement (by value) does it constitute Not Applicable
- 4. Details of the benefits derived and shared from the intellectual properties owned or acquired by your entity (in the current financial year), based on traditional knowledge:

S. No.	Intellectual Property based on traditional Knowledge	Owned/ Acquired Yes/No)	Benefit shared (Yes / No)	Basis of calculating benefit share

5. Details of corrective actions taken or underway, based on any adverse order in intellectual property related disputes wherein usage of traditional knowledge is involved.

Name of authority	Brief of the Case	Corrective action taken

6. Details of beneficiaries of CSR Projects:

Sr. No.	CSR Project	No. of persons benefitted from CSR Projects	% of beneficiaries from vulnerable and marginalized groups
1.	Emergency and critical care of community animals - Small Animal welfare	Not Applicable	Not Applicable
2.	Making entrepreneurs of rural women artisans by training and developing them on business aspects and marketing for their upcycled products - Banyan Tree Foundation (Kaarigar Clinic)	125	100
3.	Nursing care to abandoned infants dealing with trauma, disease and disability - Children of the World (India) Trust	3 nurses + 45 orphans	100
4.	Soil Conservation Charlotte Lake - Ensuring environmental sustainability, ecological balance, conservation of natural resources and maintaining quality of soil, air and water	Not Applicable	Not Applicable
5.	Supporting deserving students from vulnerable backgrounds with laptops, living fees, life skill coaching & internships to complete their college graduation – Karta Initiative India Foundation	50	100
6.	To support government school going female students to improve academically and promote holistic development through a multisport grassroot program - Nanhi Kali	300	100
7.	Training 9th standard government school students in Beauty, Mobile & Home Appliance Repair, Robotics & Fashion Design - Salaam Bombay Foundation	363	100
8.	Trent School - Promoting education*	Not Applicable	Not Applicable
9.	Wayanad Disaster Relief and Rehabilitation - disaster management**	Not Applicable	Not Applicable

^{*}At the incubation stage

PRINCIPLE 9 - BUSINESSES SHOULD ENGAGE WITH AND PROVIDE VALUE TO THEIR CONSUMERS IN A RESPONSIBLE MANNER

Trent is dedicated to engaging with customers responsibly, creating value through a commitment to transparency and quality. The high standards of product quality underscore the Company's dedication to delivering reliable and satisfactory offerings to its customers. In an effort to empower and engage with our customers, the Company ensures that all relevant information about its products is readily accessible.

Essential Indicators

Describe the mechanisms in place to receive and respond to consumer complaints and feedback.

The Company has established a comprehensive customer grievance redressal mechanism. This empowers customers to seamlessly log complaints or provide valuable feedback. Additionally, customers have the flexibility to share their experiences and insights through social media channels, with our Online Reputation Management ('ORM') agency promptly capturing and channeling this feedback for necessary action.

To ensure the efficiency of this customer-centric system, Service Level Agreements ('SLAs') are tracked on an ongoing basis. This real-time monitoring reflects our dedication to responsiveness and continuous improvement. By leveraging multiple communication channels and actively monitoring customer interactions, we remain agile in addressing concerns and optimizing customer satisfaction.

^{**}ONE Tata Disaster Response

2. Turnover of products / services as a percentage of turnover from all products/service that carry information about:

	As a percentage to total turnover
Environmental and social parameters relevant to the product	NIL
Safe and responsible usage	100% apparel carry wash care label, which contains instructions for safe & responsible usage.
Recycling and/or safe disposal	NIL

3. Number of consumer complaints in respect of the following:

	FY 2024-25			FY 2023-24		
	Received during the year	Pending resolution at end of year	Remarks	Received during the year	Pending resolution at end of year	Remarks
Data privacy	1	0	-	-	-	-
Advertising	-	-	-	-	-	-
Cyber-security	-	-	-	-	-	-
Delivery of essential Services	-	-	-	-	-	-
Restrictive Trade Practices	-	-	-	-	-	-
Unfair Trade Practices*	9	(considering cases filed in previous years)	#	5	(considering cases filed in previous years/ resolved during the year)	<u>.</u> #
Others**	2,24,715	43	24 complaints resolved subsequently and 19 are under review	1,38,127	65	subsequently resolved

^{*} Pertain to offering carry bags at cost to customers

4. Details of instances of product recalls on account of safety issues:

	Number	Reasons for recall
Voluntary recalls	0	Not Applicable
Forced recalls	0	Not Applicable

5. Does the entity have a framework/ policy on cyber security and risks related to data privacy? (Yes/No) If available, provide a web-link of the policy.

Yes, the Company has a Cyber Security Governance Framework and a Data Privacy Policy. The Data Privacy Policy is available on our brand websites.

In today's digital age, safeguarding information privacy has become a paramount concern for businesses. The Company recognizes the importance of ensuring the security and privacy of the data entrusted to us by our customers, employees, and stakeholders.

^{*} These matters are sub-judice and awaiting resolution.

^{**} The complaints increased in the context of our growing online business.

As part of our commitment to responsible design, data privacy forms an integral aspect of our approach to information security.

During their interactions with us, customers entrust us with their personal information, and we handle this data with the utmost care and security. Similarly, our employees and other stakeholders rely on us to maintain the confidentiality and integrity of their information. In alignment with our broader sustainability strategy, our efforts to enhance information security practices aim to instill trust and confidence among all those who interact with the Company.

Given that cyber-attacks have a significant impact on business, we have established an Information Security Policy and implemented security measures.

Information Security Management System

With a focus on enhancing information security and maintaining stakeholders' trust, we have established an information security management system across the organization. This system enables prompt implementation of information security measures, allowing us to safeguard all information assets held by the Company and adhere to relevant laws, regulations, and policies related to information security. We have also put in place a plan for the system to be reviewed and improved regularly.

Development of internal information security-related policies

Our Information Security Policy provides guidelines to handle not only personal information but also other information assets. It also serves to make all employees and business partners aware of strict measures that will be taken against information leaks and other security incidents.

Implementation of appropriate information security measures

We have implemented organizational, physical, technological, and security management measures so that our information assets are not subjected to unauthorized access, destruction, leakage or alteration. These measures will be adjusted and adapted when technological and social needs arise.

Handling Information Security incidents

The Company has a defined incident management policy as well as a cyber crisis management plan to handle information/cyber security related incidents. Industry standard technologies are also in place to ensure that risks of such incidents are mitigated.

Protection of personal data

We believe we have a responsibility to protect the personal data of our customers, business partners, employees and others. We not only publish our principles for the protection of personal data, but we also ensure the appropriate handling of personal data through e-learning, internal audits and other activities. We are in process of aligning with the Digital Personal Data Protection Act, 2023.

Implementation of internal information security audits

We regularly conduct internal information security audits to verify that security measures are functioning effectively, in accordance with relevant laws and internal regulations and policies. We also conduct annual cyber security maturity assessments to assess ourselves in relation to the industry benchmark.

Enhancement of information security awareness

Our employees, contract employees, and third parties are provided security education/training so that everyone dealing with our information assets can maintain their integrity. Also, we continue to train our employees to respond to changing information security circumstances.

Moreover, the Company has earned an ISO 27001:2022 certification, signifying the importance we give to information security and the effectiveness of our Information Security Management System. Additionally, our adherence to Payment Card Industry Data Security Standard (PCI DSS) compliance further underscores our efforts to maintain the highest standards of data protection.

6. Provide details of any corrective actions taken or underway on issues relating to advertising and delivery of essential services; cyber security and data privacy of customers; re-occurrence of instances of product recalls; penalty / action taken by regulatory authorities on safety of products / services.

Not Applicable

- 7. Provide the following information relating to data breaches:
 - a. Number of instances of data breaches: NIL
 - b. Percentage of data breaches involving personally identifiable information of customers: Not Applicable
 - c. Impact, if any, of the data breaches: Not Applicable

Leadership Indicators

1. Channels / platforms where information on products and services of the entity can be accessed (provide web link, if available).

Comprehensive information on all products offered by the Company is accessible on our website: https://trentlimited.com/ We leverage various social media and digital platforms to disseminate engaging information about our diverse range of products.

2. Steps taken to inform and educate consumers about safe and responsible usage of products and/or services.

The wash care label affixed to our products serves as a guide for safe and responsible use.

3. Mechanisms in place to inform consumers of any risk of disruption/discontinuation of essential services.

Owing to the nature of our retail/apparel business, we do not provide any essential services.

4. Does the entity display product information on the product over and above what is mandated as per local laws? (Yes/No/Not Applicable) If yes, provide details in brief. Did your entity carry out any survey with regard to consumer satisfaction relating to the major products / services of the entity, significant locations of operation of the entity or the entity as a whole? (Yes/No)

Yes, the Company displays all requisite production information on the product as per the applicable laws.

Yes, customer surveys, customer data analytics and other customer research were carried out during the year, based on business need.

Annexure I

Sr. No.	Material Issue Identified	Indicate whether risk or opportunity (R/O)	Rationale for identifying the risk / opportunity	In case of risk, approach to adapt or mitigate	Financial implications of the risk or opportunity (Indicate positive or negative implications)
1.	Human Rights	Risk	Upholding the human rights of the employees in our own operations and across supply chain	Raising awareness - training and communication within the Company and among suppliers The Trent Vendor Code of Conduct and vendor assessments are aligned with SMETA framework to ensure compliance	Negative
2.	Talent and workforce	Risk and Opportunity	Expansion of talent pool in a challenging market with relevant and future ready workforce Engagement and retention of key talent A skilled and future-ready workforce enhances strategic execution, innovation, and product design, driving business growth	Strengthen talent and performance management to build capacity and capability Setting up teams for growth and building succession cover for critical jobs Career path architecture/ leadership success profiles Continuous and consistent long term incentive plans aligned with individual and organization success	Negative and Positive
3.	Supply chain Sustainability and Transparency	Risk and Opportunity	Ethical and responsible work practices in the supply chain Regulations around emissions generated through business operations Enhanced supply chain efficiency and transparency reduce operational risks and deliver long-term cost advantages	Establish uniform standards for all suppliers in the value chain through SMETA and Trent Vendor Code of conduct Usage of recycled/recyclable material in the possible areas of the value chain Estimation of environmental impact and building strategy to minimize the same	Negative and Positive
4.	Sustainable Products and Services	Opportunity	Focusing on environmental and social impact across product life cycle. Portfolio of responsibly sourced products	-	Positive
5.	GHG Emissions and Energy Consumption	Risk	Rising energy costs and dependence on fossil fuels for store operations Climate regulations and mandatory disclosures on emissions and energy use	Establish baseline of energy consumption and GHG emissions across operations Define energy consumption standards for different store formats and operational processes Implement energy efficiency improvements, such as installing LED lighting, DX inverter air conditioners, and IoT-based monitoring systems to optimize usage and reduce waste Increase the share of renewable energy by installing rooftop solar panels and	Negative
6.	Packaging and Waste	Risk	Legal obligation to manage post-consumer packaging waste under India's EPR rules Availability of cost effective packaging options Waste management process lead to incremental operational costs	Sourcing green power Collaborate with authorized waste management partners for compliant disposal and recycling Identify and reduce difficult-to-recycle packaging materials Implement circular solutions to recover and reuse packaging waste	Negative

Annexure II

Pillar	Goals/ Targets: FY 2026-27	Progress: FY 2023-24	Progress: FY 2024-25		
Be Resource Efficient	Replace the use of fossil fuel-based energy with renewable energy by 50% of intensity per sq. ft. and reduce consumption by 10% per sq. ft.	Installation of IoT in 112 stores for continuous data monitoring, energy-efficient operations and customer experience. Installation of Dx inverter ACs in stores for efficient cooling and energy savings. Uniform implementation of LEDs across all stores, warehouses and office premises.	283 stores in FY25, which will help in establishing base line.		
	Zero usage of non-recyclable packaging materials in the value chain	Converting LDPE plastic bags to compostable bags. Use of recycled paper tags on garments converting from plastic tags. Recycling of plastic, paper and metal waste from 200 stores. Piloted the use of plastic totes instead of cardboard boxes.	1. Recycle: Over 20% of our waste is traceable and processed, marking an important milestone towards achieving 100% waste recycling by 2028 2. Reduce: Transition to durable, reusable totes, replacing cardboard cartons for transit between DC and stores.		
Be Responsible by Design	Uniform adoption of the Trent Vendor Code of Conduct (VCoC) across 100% of merchandise vendors and the value chain.	Trent Vendor Code of Conduct (VCoC) covering Tata Code of Conduct is being implemented across all suppliers.	98% of merchandise vendors have adopted the Trent Vendor Code of Conduct		
	All merchandise vendors to be assessed on SEDEX SMETA 4 pillar comprising Labour, Health & Safety, Environment, Business Ethics practices	85% of the product suppliers by value are compliant with SMETA 4 pillar standards.	91.3% of product suppliers by value are compliant with SMETA 4 pillar standards		
People Conscious	Improving Employee Wellbeing Index	Excelled on employee engagement parameters moving beyond engagement to wellbeing	Ongoing positive feedback on employee engagement indicators, supported by the initiative of integrating a Human Rights Framework with all the stakeholders i.e. employees and partners in the value chain.		

Independent Assurance Statement

To, Trent Limited, Trent House, G-Block, Plot No. 60, Beside Citi Bank, Bandra Kurla Complex, Bandra (East), Mumbai 400 051

Independent Assurance Statement to Trent Limited on select non-financial sustainability disclosures in the Business Responsibility and Sustainability Report for the financial year 2024-25.

Introduction and objective of engagement

Trent Limited (the 'Company') has developed its *Business Responsibility and Sustainability Report (BRSR)* (the 'Report') based on the BRSR reporting guidelines including the BRSR Core indicators prescribed by SEBI for listed entities. The reporting criteria have been derived from the Principles of National Guidelines on Responsible Business Conduct (NGRBC), and Greenhouse Gas (GHG) Protocol - A Corporate Accounting and Reporting Standard.

BDO India LLP was engaged by the Company to provide independent assurance on BRSR Core indicators of the Report that includes the Company's performance for the period 1st April 2024 through 31st March 2025.

The Company's responsibilities

The Report content and its presentation are the sole responsibilities of the management of the Company. The Company management is also responsible for the design, implementation, and maintenance of internal controls relevant to the preparation of the Report, so that it is free from material misstatement.

BDO's responsibilities

BDO's responsibility, as agreed with the management of the Company, is to provide reasonable assurance on the non-financial information of the BRSR Core indicators as described in the 'Scope & boundary of assurance' section below. We do not accept or assume any responsibility for any other purpose or to any other person or organization. Any reliance a third party may place on the Report is entirely at its own risk.

Assurance standard

We conducted our assurance engagement in accordance with International Standard on Assurance Engagements (ISAE) 3000 (Revised), "Assurance Engagements Other than Audits or Reviews of Historical Financial Information" and ISAE 3410, "Assurance Engagements on Greenhouse Gas Statement" issued by the International Auditing and Standards Board. We applied the criteria of 'Reasonable' assurance.

Scope & boundary of assurance

We have assured non-financial information of the BRSR Core indicators¹ in the Report, pertaining to the Company's performance for the period 1st April 2024 through 31st March 2025.

The reporting scope and boundary cover the Company's operations. Verification of non-financial sustainability performance data, based on our professional judgment was conducted at the following sites, on a sample basis:

- Corporate Office, Mumbai
- Backoffice, Pune
- Distribution Centre- Vapi, Gujarat
- Stores
- Westside (W096), Bangalore, Karnataka
- Zudio (Z575), Chennai, Tamil Nadu
- Zudio (Z455), Noida, Uttar Pradesh

Assurance methodology

Our assurance process entails conducting procedures to gather evidence regarding the reliability of the disclosures covered in the assurance scope. We conducted a review and verification of data collection, collation, and calculation methodologies,

and a general review of the logic of inclusion/omission of relevant information/ data in the Report. Our review process included:

- Evaluate and assess the appropriateness of the quantification methods used to arrive at the non-financial sustainability information of the BRSR Core indicators in the Report;
- Review of consistency of data/information within the report as well as between the Report and source;
- Engagement through discussions with personnel at both corporate and business unit levels who are accountable for the data and information presented in the Report;
- Execution of an audit trail of claims and data streams, to determine the level of accuracy in collection, transcription, and aggregation;
- Review of data collection and management procedures, and related internal controls.

Limitations and exclusions

There are inherent limitations in an assurance engagement, including, for example, the use of judgment and selective testing of data. Accordingly, there are possibilities that material misstatements in the sustainability information of the BRSR Core indicators in the Report may remain undetected.

The assurance scope excludes:

- Data and information outside the defined reporting period (1st April 2024 to 31st March 2025);
- Review of the 'economic and/or financial performance indicators' included in the Report or on which reporting is based;
 we have been informed by the Company that these are derived from the Company's audited financial records;
- The Company's statements and claims related to any topic other than those listed in the 'Scope & boundary of assurance';
- The Company's statements that describe the qualitative/quantitative assertions, expression of opinion, belief, inference, aspiration, expectation, aim, or future intention.

Our observations

We have reviewed the disclosures in the "Report" for the reporting period from 1st April 2024 through 31st March 2025. The disclosures of the Company, covered under the 'Scope and boundary of assurance', are fairly reliable.

Our conclusion

Based on the scope of our review, we conclude that the non-financial sustainability disclosures as mentioned in 'Scope and boundary of assurance' reasonably fulfil the criteria of relevance, completeness, reliability, neutrality, and understandability.

Our assurance team and independence

BDO India LLP is a professional services firm providing services in Advisory, Assurance, Tax, and Business Advisory Services, to both domestic and international organizations across industry sectors. Our non-financial assurance practitioners for this engagement are drawn from a dedicated Sustainability and ESG Team in the organization. This team is comprised of multidisciplinary professionals, with expertise across the domains of sustainability, global sustainability reporting standards and principles, and related assurance standards. This team has extensive experience in conducting independent assurance of sustainability data, systems, and processes across sectors and geographies. As an assurance provider, BDO India LLP is required to comply with the independence requirements set out in the International Federation of Accountants (IFAC) Code of Ethics for Professional Accountants. Our independence policies and procedures ensure compliance with the Code.

For BDO India LLP

Indra Guha Partner I Sustainability & ESG Business Advisory Services

Gurugram, Haryana 29 April 2025